

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

In re: THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, as representative of THE COMMONWEALTH OF PUERTO RICO, <i>et al.</i> Debtors. ¹	PROMESA Title III Case No. 17 BK 3283-LTS (Jointly Administered)
In re: THE FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, as representative of PUERTO RICO ELECTRIC POWER AUTHORITY, Debtor.	PROMESA Title III Case No. 17 BK 4780-LTS Court Filing Relates only to PREPA: and Shall Only be Filed in Case No. 17 BK 4780-LTS

**SUMMARY COVER TO THE FIRST INTERIM APPLICATION OF CANCIO,
NADAL, RIVERA & DIAZ, P.S.C. FOR ALLOWANCE OF COMPENSATION FOR
SERVICES RENDERED AND REIMBURSEMENT OF EXPENSES INCURRED AS
ATTORNEYS THE PUERTO RICO ELECTRIC POWER AUTHORITY
FROM JULY 1, 2017 THROUGH SEPTEMBER 30, 2017**

¹ The Debtors in the jointly-administered Title III cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); and (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

SUMMARY

Name of applicant:	Cancio, Nadal, Rivera & Diaz, PSC
Authorized to Provide Services To:	Puerto Rico Electric Power Authority
Period for which compensation is sought:	July 1, 2017 through September 30, 2017
Monthly Fee Statements subject to the request:	July, August and September 2017
Total compensation sought this period:	\$220,295.00
Total expenses sought this period:	\$701.27
Petition Date:	July 2, 2017
Retention Date:	July 1, 2017
Total compensation approved by interim order to date:	\$0
Total expenses approved by interim order to date:	\$0
Compensation Sought in this Application Already Paid Pursuant to the Amended Interim Compensation Order But Not Yet Allowed:	\$118,742.36
Expenses Sought in this Application Already Paid Pursuant to the Amended Interim Compensation Order But Not Yet Allowed:	\$279.27
Total compensation subject to objection:	\$0
Total expenses subject to objection:	\$0
Blended rate in this application for all attorneys:	\$189.79
Number of Professionals Included in this Application:	9

Difference Between Fees Budgeted and Compensation Sought: \$0

Rates Higher than Those Disclosed at Retention: None

Objection Deadline: January 11, 2018

Time Billed by Professional					
Name of Professional	Title	Year Admitted	Blended Hourly Billing Rate	Total Billed Hours	Total Compensation
Arturo Diaz Angueira (ADA)	Special Counsel	1970	\$229.80	246.5	\$56,647.50
Fernando Fornaris (FJF)	Partner	1980	\$224.51	41.15	\$9,238.75
Victoria Pierce King (VDP)	Non-Equity Partner	1976	\$240.73	25.1	\$6,042.50
Maria de Lourdes Rivera (MLR)	Senior Associate	2006	\$250.00	13.3	\$3,325.00
Maraliz Vázquez (MVM)	Associate	2007	\$209.55	209.45	\$43,891.25
Arlene Hernández Sierra (AHS)	Associate	2012	\$152.17	19.55	\$2,975.00
Katuska Bolaños Lugo (KBL)	Associate	2012	\$175.46	257.6	\$45,200.00
Angel Valencia Gattel (AVG)	Associate	2012	\$232.41	129.4	\$30,075.00
Doris Gongón Colón (DGC)	Associate	2009	\$143.53	157.45	\$22,600.00
Richard Hemphill Carrero (RHC)	Of Counsel	2008	\$100.00	3	\$300.00
Total			\$189.79	1102.5	\$220,295

/s/ Arturo Díaz Angueria

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/s/ Katuska Bolaños Lugo

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**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO,

as representative of

THE COMMONWEALTH OF PUERTO
RICO, *et al.*

Debtors.¹

PROMESA
Title III

Case No. 17 BK 3283-LTS

(Jointly Administered)

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO,

as representative of

PUERTO RICO ELECTRIC POWER
AUTHORITY,

Debtor.

PROMESA
Title III

Case No. 17 BK 4780-LTS

**Court Filing Relates only to PREPA:
and Shall Only be Filed in Case No. 17 BK
4780-LTS**

**FIRST INTERIM APPLICATION OF CANCIO, NADAL, RIVERA & DIAZ, PSC
FOR ALLOWANCE OF COMPENSATION AND REIMBURSEMENT
OF EXPENSES INCURRED AS ATTORNEYS FOR
THE PUERTO RICO ELECTRIC POWER AUTHORITY
FROM JULY 1, 2017 THROUGH SEPTEMBER 30, 2017**

¹ The Debtors in the jointly-administered Title III cases, along with each Debtor's respective Title III case number listed as a bankruptcy case number due to software limitations and the last four (4) digits of each Debtor's federal tax identification number, as applicable, are the (i) Commonwealth of Puerto Rico (Bankruptcy Case No. 17 BK 3283-LTS) (Last Four Digits of Federal Tax ID: 3481); (ii) Puerto Rico Sales Tax Financing Corporation ("COFINA") (Bankruptcy Case No. 17 BK 3284-LTS) (Last Four Digits of Federal Tax ID: 8474); (iii) Employees Retirement System of the Government of the Commonwealth of Puerto Rico ("ERS") (Bankruptcy Case No. 17 BK 3566-LTS) (Last Four Digits of Federal Tax ID: 9686); (iv) Puerto Rico Highways and Transportation Authority ("HTA") (Bankruptcy Case No. 17 BK 3567-LTS) (Last Four Digits of Federal Tax ID: 3808); and (v) Puerto Rico Electric Power Authority ("PREPA") (Bankruptcy Case No. 17 BK 4780-LTS) (Last Four Digits of Federal Tax ID: 3747) (Title III case numbers are listed as Bankruptcy Case numbers due to software limitations).

To the United States District Court:

Cancio, Nadal, Rivera & Díaz, PSC. (“CNRD”), attorneys for the Puerto Rico Electric Power Authority (“PREPA”) in the above-captioned Title III cases (“Title III Cases”), hereby submits this first application (“Application”) for an award of interim compensation for professional services rendered in the amount of \$220,295.00, and reimbursement for actual and necessary expenses incurred in connection with such services in the amount of \$701.27, for the period from July 1, 2017 through September 30, 2017 (the “First Interim Period”).

The instant Application is submitted pursuant to sections 316 and 317 of the *Puerto Rico Oversight, Management, and Economic Stability Act* (“PROMESA”),⁵ 48 U.S.C. §§ 2176, 2177; sections 105(a) and 503(b) of the *Bankruptcy Code*, 11 U.S.C. § 503(b); Rule 2016(a) of the *Federal Rules of Bankruptcy Procedure* (the “Bankruptcy Rules”); Rule 2016-1 of the *Bankruptcy Rules for the United States Bankruptcy Court for the District of Puerto Rico* (the “Local Rules”)⁸; the *First Amended Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals* (“Interim Compensation Order”) (Dkt. No. 1715); the United States Trustee’s *Guidelines for Reviewing Applications for Compensation and Reimbursement of Expenses Filed Under 11 U.S.C. § 330 by Attorneys in Large Chapter 11 Cases Effective as of November 1, 2013* (“UST Guidelines”),⁹ and the Fee Review-Timeline and Process Memorandum prepared by the Fee Examiner². In support of the Application, CNRD submits the Certification of Arturo Díaz-Angueira (the “CNRD Certification”), attached hereto as **Exhibit A**, and respectfully represents as follows:

² The Fee Review – Timeline and Process Memorandum submitted on November 10, 2017, to all PROMESA Title III Professionals.

I. Introduction

1. CNRD has served as counsel to PREPA uninterruptedly for the past (9) years. PREPA requested CNRD to represent it in all matters related to PROMESA beginning on July 1, 2017. PREPA is one of the Debtors represented by the Financial Oversight and Management Board (“FOMB”) in the Title III cases.

2. During the First Interim Period, CNRD performed a variety legal services that were necessary and appropriate for the efficient and economical resolution of PREPA’s interests in the Title III Cases, including, among other things: meeting and conferring with PREPA, its officials and employed professionals; providing local counsel and federal litigation expertise; advising PREPA of its powers and duties under Title III proceedings; advising PREPA in regards to several actions taken against the estate; advising PREPA of several available actions to protect the estate; representing PREPA at court hearings as local counsel; preparing on behalf of PREPA motions, applications, orders, and other legal documents and advising PREPA with respect to bankruptcy, labor, employment, contracts, and litigation issues concerning the bankruptcy proceedings and stayed litigation.

3. CNRD’s work during the First Interim Period was necessary for, and beneficial to, PREPA and served to ensure that the interests of PREPA were properly represented and safeguarded in these Title III Cases. CNRD respectfully requests the Court to award the fees and expenses requested in this Application.

II. Jurisdiction

4. The United States District Court for the District of Puerto Rico (the “Court”) has subject matter jurisdiction over this matter pursuant to PROMESA section 306(a).

5. Venue is proper pursuant to PROMESA section 307(a).

6. The statutory bases for the relief requested herein are PROMESA sections 316 and 317 and Bankruptcy Code section 105(a), made applicable in this Title III Case pursuant to PROMESA section 301(a).

III. Background

7. On June 30, 2016, the FOMB was established under PROMESA section 101(b).

8. On August 31, 2016, President Obama appointed the Oversight Board's seven voting members.

9. On September 30, 2016, the Oversight Board designated PREPA as a "covered territorial instrumentality" under PROMESA section 101(d).

10. On May 3, 2017, the Oversight Board filed a voluntary petition for relief for the Commonwealth pursuant to section 304(a) of PROMESA, commencing a case under title III.

11. On June 29, 2017, the Oversight Board issued a restructuring certification to PREPA pursuant to PROMESA sections 104(j) and 206.

12. On July 2, 2017 (the "Petition Date"), the Oversight Board filed a voluntary petition for relief for PREPA pursuant to section 304(a) of PROMESA, commencing a case under title III thereof (the "PREPA Title III Case").

13. On August 23, 2017, the Oversight Board filed a motion seeking joint administration of PREPA's Title III Case with the other jointly administered Title III cases. (Case No. 17-03283; Dkt. no. 1149).

14. On September 13, 2017, the U.S. Trustee, with no objection, filed the *Urgent Motion of the United States Trustee Pursuant to PROMESA Sections 316 and 317 and Bankruptcy Code Section 105(A) for Entry of Order Appointing a Fee Examiner and Related Relief* (Case No. 17-03283; Dkt. no. 1296).

15. On September 13, 2017, the Court entered an *Order Pursuant to PROMESA Sections 316 and 317 and Bankruptcy Code Section 105(A) Appointing a Fee Examiner and Related Relief* (Case No. 17-03283; Dkt. no. 1416) (the “Fee Examiner Order”), appointing the Fee Examiner and outlining the Fee Examiner’s responsibilities, which include, but are not limited to: (1) the review of the applications filed by the professionals in these Title III cases; (2) developing case-specific guidelines; (3) establishing procedures to facilitate preparation and review of the applications; and (4) establishing procedures to resolve disputes concerning the applications.

16. On October 31, 2017, the Fee Examiner filed the *Urgent Motion of the Fee Examiner to Amend the Interim Compensation Order, Including the Due Date and Hearing Date for Interim Compensation* (Case No. 17-03283; Dkt. no. 1594) (the “Interim Compensation Motion”).

17. On November 8, 2017, the Court entered the *First Amended Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals* (Case No. 17-03283; Dkt. no. 1715) (the “Amended Interim Compensation Order”).

18. On November 10, 2017, the Fee Examiner sent all the PROMESA Title III Professionals a Memorandum for Fee Review – Timeline and Process.

IV. CNRD Services and Retention

19. On July 1, 2017, PREPA retained CNRD to provide advice with respect to, *inter alia*, legal representation in State and District courts. CNRD was also retained to represent PREPA in all judicial and quasi-judicial actions as required by PREPA. CNRD was further

retained to provide all legal services as requested.³ Afterwards, on August 16, 2017, PREPA retained CNRD through a more detailed contract with respect to all PROMESA proceedings.⁴

20. During the First Fee Period, CNRD represented PREPA professionally and diligently, advising it on a variety of matters and issues in connection with the ordinary course of PREPA's Title III and general related litigation, as well as serving as local counsel to Greenberg Traurig, LLP.

21. Specifically, CNRD rendered services to PREPA in connection with the ordinary course of litigation issues, as well as operations as requested and as necessary and appropriate in furtherance of PREPA's restructuring efforts and operational issues attendant thereto.

22. The variety and complexity of the issues in this Title III Case and the need to act or respond to issues affecting PREPA's business operations on an expedited basis in furtherance of PREPA's needs required the expenditure of substantial time by CNRD personnel from multiple legal disciplines on an as-needed and requested basis. CNRD diligently and expeditiously represented PREPA.

V. Summary of Compliance with Amended Interim Compensation Order

23. This Fee Application has been prepared in accordance with the Amended Interim Compensation Order.

24. CNRD seeks interim compensation for professional services rendered to PREPA during the Fee Period in the amount of \$220,295.00 and reimbursement of actual and necessary expenses incurred in connection with providing such services in the amount of \$701.27. During the Fee Period, CNRD attorneys expended a total of 1102.5 hours for which compensation is

³ Professional Services Contract executed on July 1, 2017; hereinafter referred as, "General Legal Representation Contract"

⁴ Professional Services Contract executed on August 16, 2017; hereinafter referred as, "PROMESA Litigation Contract."

requested.

25. As of the date hereof, CNRD has received payments from PREPA totaling \$118,742.36, representing 53.9% of the fees and \$279.27, representing the 39.8% of the expenses for the Fee Period in accordance with the terms of the Amended Interim Compensation Order.

26. Accordingly, by this Fee Application, and to the extent such amounts have not been paid by the time of the hearing on this Fee Application, CNRD seeks payment of all amounts outstanding, totaling \$101,974.64, which represents the aggregate amount of unpaid fees and expenses incurred between July 1, 2017 and September 30, 2017.

VI. Fees and Expenses Incurred During Fee Period

A. Customary Billing Disclosures.

27. CNRD's hourly rates are set at a level designed to compensate CNRD fairly for the work of its attorneys and to cover fixed and routine expenses. In accordance with its agreement with PREPA, the hourly rates and corresponding rate structure utilized by CNRD in this Title III Case is substantially lower in comparison to the rates charged by other attorneys in the Title III Proceedings. The rates and rate structure reflect that such restructuring matters typically are national in scope and typically involve great complexity, high stakes, and severe time pressures.

28. Further, CNRD's rates as included in the contract have been registered with the Office of the Comptroller for the Commonwealth of Puerto Rico ("Office of the Comptroller"), pursuant to the laws and regulations of the Commonwealth of Puerto Rico. The General Legal Representation Contract was awarded to CNRD on July 1, 2017, which is valid from July 1, 2017 to June 30, 2018. The General Legal Representation Contract is registered in the Office

of the Comptroller as contract no. 2018-P00001. Afterwards, due to the complexity and the specific targeted needs for legal representation and advice in the bankruptcy and federal litigation proceedings that the PROMESA Title III filing requires, CNRD was awarded the PROMESA Litigation Contract on August 16, 2017, and is valid from August 16, 2017 to June 30, 2018. Both the General Legal Representation Contract, and the PROMESA Litigation Contract, have been registered by the Office of the Comptroller and thus, comply with the rules and regulations of the Commonwealth of Puerto Rico.

B. Fees Incurred During Fee Period.

29. In the ordinary course of CNRD's practice, CNRD maintains computerized records of the time expended to render the professional services required by PREPA and its business operations. For the convenience of the Court and all parties-in-interest, attached hereto as **Exhibit B** is a summary of fees incurred and hours expended during the Fee Period, setting forth the following information:

- a. the name of each attorney for whose work on this case compensation is sought;
- b. each attorney's year of bar admission
- c. the aggregate time expended and fees billed by each attorney and each paraprofessional during the Fee Period;
- d. the hourly billing rate for each attorney and each paraprofessional as disclosed in the Fee Application; and

C. Expenses Incurred During Fee Period.

30. In the ordinary course of CNRD's practice, CNRD maintains a record of expenses incurred in the rendition of the professional services required by PREPA and its business operations and for which reimbursement is sought. Consistent with protocol established by the Fee Examiner in this Title III Case and CNRD's agreement with PREPA, CNRD charged no more than \$0.10 per page for standard copying services in this case. Since CNRD is home

based in San Juan, Puerto Rico, where PREPA and its officers have their main offices, there has been no need to incur travel or lodging expenses yet. CNRD has also maximized the use of telephone conferences and electronic mail communications in order to avoid traveling expenses.

31. For the convenience of the Court and all parties-in-interest, attached hereto as **Exhibit C** is the detailed description of services provided for the Fee Period, which includes the total amount of reimbursement sought with respect to each category of expenses for which CNRD is seeking reimbursement.

32. All of the expenses incurred by CNRD were actual and necessary expenses required to provide legal representation to PREPA.

VII. Summary of Legal Services Rendered During the Fee Period

33. As discussed above, during the Fee Period, CNRD provided extensive and important professional services to PREPA in connection with the ordinary course of business needs in the Title III proceeding and in the Title III litigation.

34. The following is a summary of CNRD's services provided on behalf of PREPA:

a. General Bankruptcy Counseling

CNRD has furnished bankruptcy counseling to PREPA and its officers from the beginning of the Title III Case. These services include providing advice on how to proceed on the regular day-to-day business operations after the filing of the PREPA Title III Case, as well as the general litigation advice.

b. Bankruptcy litigation

CNRD has furnished specialized bankruptcy litigation advice to

PREPA and its officers from the beginning of the PREPA Title III Case. These services include providing advice on several motions to be filed, legal strategies and actions to be followed.

c. Support to other employed professionals

CNRD has furnished services to PREPA in the form of assisting other professionals employed by the estate. Since CNRD has been PREPA's legal counsel for many years now, CNRD has been extremely helpful and time-saving in providing necessary and relevant information from prior litigation and business operations. This has also helped saved time on fact gathering tasks.

d. Enforcement of the automatic stay

CNRD has furnished services to PREPA in the form of enforcing the automatic stay against pending state, federal and administrative litigation. This has been performed through different tasks such as providing legal representation in different forums, filing notices of stay motions and informing plaintiff's counsel of the filing by PREPA of the Title III Case, and arguing against motions for lift or the modification of the automatic stay outside the Title III Court.

e. Relief from Stay

CNRD has also represented PREPA in several extrajudicial and judicial requests for modification of lift of the automatic stay. These services benefit the estate by either providing a liquidated status to certain litigation of personal injury or wrongful deaths actions.

f. Adversary Proceedings

CNRD has provided legal services to PREPA in the form of representation in adversary proceedings such as *Puerto Rico Electric Power Authority, et. al., v. Puerto Rico Energy Commission*, 17-00256-LTS⁵.

CNRD has also provided advice to PREPA in regards to the status and relationship of other adversary proceedings filed which may directly affect PREPA and its estate..

VIII. CNRD's Requested Compensation and Reimbursement Should be Allowed

35. Section 317 of PROMESA provides for interim compensation of professionals and incorporates the substantive standards of section 316 of PROMESA to govern the Court's award of such compensation. Section 316 of PROMESA provides that a court may award a professional employed by the debtor (in the debtor's sole discretion) "reasonable compensation for actual necessary services rendered . . . and reimbursement for actual, necessary expenses."

Section 316 also sets forth the criteria for the award of such compensation and reimbursement:

In determining the amount of reasonable compensation to be awarded to a professional person, the court shall consider the nature, extent, and the value of such services, taking into account all relevant factors, including—(a) the time spent on such services; (b) the rates charged for such services; (c) whether the services were necessary to the administration of, or beneficial at the time at which the service was rendered toward the completion of, a case under this chapter; (d) whether the services were performed within a reasonable amount of time commensurate with the complexity, importance, and nature of the problem, issue, or task addressed; (e) with respect to a professional person, whether the person is board certified or otherwise has demonstrated skill and experience in the restructuring field; and (f) whether the compensation is reasonable based on the customary compensation charged by comparably skilled practitioners in cases other than cases under this title or title 11, United States Code. 42 U.S.C. § 2176

⁵ Pending in the United States District Court for the District of Puerto Rico.

36. CNRD respectfully submits that the services for which it seeks compensation in this Fee Application were, at the time rendered, necessary for and beneficial to PREPA and its business operations and were rendered to protect and preserve PREPA's business operations. CNRD further believes that it performed the services for PREPA economically, effectively, and efficiently, and the results obtained benefited not only PREPA, but also its business operations and its clients. CNRD further submits that the compensation requested herein is reasonable in light of the nature, extent, and value of such services to PREPA, its business operations, and all parties-in-interest, and that the rates set forth in both the General Legal Representation Contract and the PROMESA Litigation Contract are reasonable and have been approved by PREPA and registered in the Office of the Comptroller.

37. During the Fee Period, 1102.5 hours were expended by CNRD's partners, special counsels, and associate attorneys in providing the requested professional services. CNRD has made every effort to coordinate its efforts with those of other counsel in this case to avoid any duplication of efforts. The number of hours spent by CNRD is commensurate with the defined tasks CNRD has performed and continues to perform on the matters described herein, as also approved by PREPA and included in the engagement.

38. During the Fee Period, CNRD's hourly billing rates for attorneys ranged from \$100.00 to \$300.00. The hourly rates and corresponding rate structure utilized by CNRD in this case is consistent with the rates charged for representation of instrumentalities of the Commonwealth of Puerto Rico, and have been registered with the Office of the Comptroller.

39. The rate structure included in this interim application is commensurate to the rate structure generally used by CNRD for restructuring work, bankruptcy, insolvency, federal litigation, and comparable matters, whether in court or otherwise, regardless of whether a fee

application is required. CNRD strives to be efficient in the staffing of matters. These rates and the rate structure reflect that the matters worked by CNRD include novel matters of law and fact that are national in scope and involve great complexity, high stakes, and severe time pressures—all of which were present in this case.

40. Moreover, CNRD's hourly rates are set at a level which is lower than the rates paid to other professionals to compensate for the advice and work involved in a matter as novel and complex as the PROMESA litigation.. Hourly rates vary with the experience and seniority of the individuals assigned. Further, these hourly rates may not be subject to adjustments unless new contracts are awarded and registered with the Office of the Comptroller.

41. As detailed above, the services CNRD provided to PREPA have resulted in substantial benefit to PREPA and its business operations.

42. CNRD represents and can demonstrate to this Court that the services rendered were performed in a reasonable amount of time, given the complexity of the issues involved and the many varied legal issues facing PREPA. CNRD's detailed and thorough records can demonstrate that the time expended on various tasks was necessary and appropriate for the representation of PREPA. From the earliest stages of CNRD's involvement, attempts were made to limit the hours worked, and to avoid duplication of services and other unnecessary costs. CNRD professionals frequently provided services on behalf of PREPA under severe time constraints.

43. CNRD relies on the Court's experience and knowledge with respect to compensation awards in similar cases. Given that frame of reference, CNRD submits that, in light of the circumstances of the case and the substantial benefits derived from CNRD's assistance, compensation in the amount requested is fair and reasonable.

44. Further, CNRD certifies that the detailed time and expenses records included in Exhibit C, have been reviewed and approved by PREPA's officers.

45. In sum, CNRD respectfully submits that the professional services provided by CNRD on behalf of PREPA and its business operations in this case during the Fee Period and to date were necessary and appropriate given the complexity of this case, the time expended by CNRD, the nature and extent of CNRD's services, the value of CNRD's work and background knowledge into PREPA's operations, and the cost of comparable services outside of bankruptcy. All these factors are relevant as set forth in section 316 of PROMESA. Accordingly, and based on the factors outlined under sections 316 and 317 of PROMESA, the work performed by CNRD to date more than justify the allowance in full of CNRD's compensation and reimbursement requests.

IX. Reservation of Rights and Notice

46. It is possible that some professional time expended or expenses incurred during the Fee Period are not reflected in the Fee Application. CNRD reserves the right to include such amounts in future fee applications. In addition, CNRD has provided notice of this Fee Application in accordance with the Amended Interim Compensation Order.

X. No Prior Request

47. No prior application for the relief requested herein has been made to this or any other Court.

WHEREFORE, CNRD respectfully requests that the Court enter an order (a) awarding CNRD interim compensation for professional and paraprofessional services provided during the Fee Period in the amount of \$220,295.00, and reimbursement of actual, reasonable and necessary

expenses incurred in the Fee Period in the amount of \$701.27; (b) authorizing and directing PREPA to remit payment to CNRD for such fees and expenses; and (c) granting such other relief as is appropriate under the circumstances.

Dated: December 20, 2017
San Juan, Puerto Rico

/s/ Arturo Díaz Angueria

USDC No. 117907
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/s/ Katiuska Bolaños Lugo

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Exhibit A

Certification of Arturo Díaz-Angueira

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF PUERTO RICO**

In re:

THE FINANCIAL OVERSIGHT AND
MANAGEMENT BOARD FOR PUERTO
RICO,

as representative of

THE COMMONWEALTH OF PUERTO
RICO, *et al.*

Debtors.¹

PROMESA
Title III

Case No. 17 BK 3283-LTS

(Jointly Administered)

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as representative of

PUERTO RICO ELECTRIC POWER
AUTHORITY,

Debtor.

PROMESA
Title III

Case No. 17 BK 4780-LTS

**Court Filing Relates only to PREPA:
and Shall Only be Filed in Case No. 17 BK
4780-LTS**

**DECLARATION OF ARTURO DIAZ ANGUEIRA IN SUPPORT OF THE FIRST
INTERIM FEE APPLICATION OF CANCIO, NADAL, RIVERA, DIAZ, P.S.C.,
AS COUNSEL FOR PUERTO RICO ELECTRIC POWER AUTHORITY,
FOR THE PERIOD FROM JULY 1, 2017 THROUGH SEPTEMBER 30, 2017**

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I, Arturo Diaz-Angueira, being duly sworn, state the following under penalty of perjury:

1. I am a special counsel in the law firm of Cancio, Nadal, Rivera, & Diaz, P.S.C. (“CNRD”), located at 403 Munoz Rivera Ave., Hato Rey, Puerto Rico 00918-3345. I am a member in good standing of the bars of the States of Puerto Rico and of the United States District Court for the District of Puerto Rico. There are no disciplinary proceedings pending against me.

2. I have read the foregoing first interim fee application of CNRD, local counsel for Puerto Rico Electric Power Authority (“PREPA”), for the Fee Period on July 1, 2017 to September 30, 2017 (the “Fee Application”). To the best of my knowledge, information and belief, the statements contained in the Fee Application are true and correct. In addition, I believe that the Fee Application and the compensation and reimbursement of expenses sought conforms with the Bankruptcy Code, the Federal Rules of Bankruptcy Procedure, the United States Trustee Guidelines and the Puerto Rico Local Bankruptcy Rules, including, P.R. LBR 2016-1.

3. In connection therewith, I hereby certify that:

- a. to the best of my knowledge, information, and belief, formed after reasonable inquiry, the fees and disbursements sought in the Fee Application are permissible under the relevant rules, court orders, and PROMESA provisions, except as specifically set forth herein;
- b. except to the extent disclosed in the Fee Application, the fees and disbursements sought in the Fee Application are billed at rates customarily employed by CNRD, not less favorable to PREPA and its estate, and generally accepted by CNRD’s clients. In addition, none of the professionals seeking compensation varied their hourly rate based on the geographic location of PREPA’s Title III Case;
- c. in providing a reimbursable expense, CNRD does not make a profit on that expense, whether the service is performed by CNRD in-house or through a third party;
- d. in accordance with Rule 2016(a) of the Federal Rules of Bankruptcy Procedure and 11 U.S.C. § 504, no agreement or understanding exists between CNRD and any other person for the sharing of compensation to be

received in connection with the above cases except as authorized pursuant to PROMESA, the Bankruptcy Code, the Bankruptcy Rules, and the Local Rules; and

- e. all services for which compensation is sought were professional services on behalf of PREPA and not on behalf of any other person.

Dated: December 19, 2017.

Respectfully submitted,

/s/ Arturo Díaz Angueria

Arturo Diaz-Angueira
Special Counsel
CANCIO, NADAL, RIVERA & DÍAZ, P.S.C.

Exhibit B

Summary of Fees and Hours

Time Billed by Professional					
Name of Professional	Title	Year Admitted	Blended Hourly Billing Rate	Total Billed Hours	Total Compensation
Arturo Diaz Angueira (ADA)	Special Counsel	1970	\$229.80	246.5	\$56,647.50
Fernando Fornaris (FJF)	Partner	1980	\$224.51	41.15	\$9,238.75
Victoria Pierce King (VDP)	Non-Equity Partner	1976	\$240.73	25.1	\$6,042.50
Maria de Lourdes Rivera (MLR)	Senior Associate	2006	\$250.00	13.3	\$3,325.00
Maraliz Vázquez (MVM)	Associate	2007	\$209.55	209.45	\$43,891.25
Arlene Hernández Sierra (AHS)	Associate	2012	\$152.17	19.55	\$2,975.00
Katiuska Bolaños Lugo (KBL)	Associate	2012	\$175.46	257.6	\$45,200.00
Angel Valencia Gattel (AVG)	Associate	2012	\$232.41	129.4	\$30,075.00
Doris Gongón Colón (DGC)	Associate	2009	\$143.53	157.45	\$22,600.00
Richard Hemphill Carrero (RHC)	Of Counsel	2008	\$100.00	3	\$300.00
Total			\$189.79	1102.5	\$220,295

Exhibit C

Detailed Fees and Hours

CNR&D

P.O. BOX 364966
SAN JUAN, PUERTO RICO 00936-4966
(787) 767-9625 / 622-2222
FAX (787) 622-2230

403 MUÑOZ RIVERA AVENUE
HATO REY, PUERTO RICO 00918-3345
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Cancio, Nadal, Rivera & Díaz, P.S.C.
ATTORNEYS AND COUNSELLORS AT LAW

AUTORIDAD DE ENERGIA ELECTRICA
FERNANDO M. PADILLA
PO BOX 364267
SAN JUAN , PR 00936-426

August 1, 2017
Factura Núm: 2027063
Cliente Núm: 1380

SERVICIOS PROFESIONALES INCURRIDOS DURANTE EL MES-DE
July, 2017

Matter Description	Honorarios	Gastos	Total
0189 1380.0189 PROMESA AEE	\$22,893.75	\$66.18	\$22,959.93
Honorarios y Gastos para el mes en curso.....		\$22,959.93	

1380-0189**1380.0189 PROMESA AEE**

07/02/2017	ADA	Various telephone conversations held with Atty. Dave Cleary and Atty. Kevin Finger for the purpose of discussing the course of action to be followed, in particular the filing of bankruptcy by the Fiscal Supervision Board and the filing of motions assuming legal representation, motions to admit Greenberg's lawyers to practice Pro hac vice and the "Utilities Motion" requiring an order for the Authority to continue providing services during the bankruptcy. Various telephone conversations held with Atty. Vázquez for the purpose of preparing the corresponding motions. Study and analysis of the Title III Filing as the exhibits.	5.50	687.50
07/02/2017	MVM	Evaluation and analysis of Title III filing by the Oversight Board representing PREPA including attached fiscal plan and Notice of PREPA statement. Evaluation and analysis of declaration by Fernando Padilla attached to the Title III filing and in support of motion to assume free point contract. Evaluation, analysis and response to various emails sent by Atty. Kevin Finger and Atty. David Cleary regarding the filing of the PREPA Title III proceeding. Various conference calls with Atty. Díaz regarding the Title III filing and strategies going forward.	7.00	875.00
07/03/2017	ADA	Study and analysis of the draft of the bankruptcy petition to be filed on this same date. Study and analysis of the informative motion containing a background of all the facts and circumstances that led to the filing of bankruptcy under Title III. Several conversations held with Greenberg's lawyers for the purpose of discussing draft motions. Meeting held with Atty. Vázquez for the purpose of studying and analyzing the motions in detail and offering our comments.	4.50	562.50
07/03/2017	MVM	Evaluation, analysis and response to various emails sent by Atty. Kevin Finger and Atty. David Cleary, Atty. Muchnik and Atty. Díaz regarding notice of appearance and notice of stay. Evaluation of case management order entered by Judge Swain in the Title III cases and legal research regarding various rules of the Bankruptcy Code with the purpose of drafting notice of appearance pursuant to the criteria established by the Court.	6.50	812.50
07/04/2017	ADA	Study and analysis of various emails received for our consideration by Greenberg's lawyers. Telephone conversation with Atty. Kevin Finger for the purpose of discussing the draft of the notifications to be submitted to the different courts requesting the suspension of proceedings in pending cases against the Authority. Telephone conversation with Greenberg's lawyers regarding the pending issues before the Energy Commission and the course of action to follow in around them as a result of the filing of the Title III. Meeting held	5.00	625.00

with Atty. Maraliz Vázquez for the purpose of preparing our appearance motion, as well as completing the notifications pro hac vice and the other motions to be filed on this same date.

07/04/2017	MVM	Draft of notice of appearance for the appearance of Atty. Díaz in the Title III proceeding. Various conference calls with Atty. Díaz regarding email communications of various attorneys from the Greenberg firm requesting draft of notice of appearance. Draft of email to Atty. Muchnik regarding draft of notice of appearance. Evaluation and analysis of email from Atty. Muchnik regarding amended draft of notice of appearance.	3.00	375.00
07/05/2017	ADA	Meeting held at the offices of the Authority with Atty. Jorge Ruiz Pabón for the purpose of discussing the course of action to follow regarding the filing of bankruptcy by the Authority under Title III of PROMESA and its consequences. Telephone conversation with Atty. Kevin Finger for the purpose of discussing the course of action to follow after the filing of the bankruptcy under Title III of PROMESA by the Authority. Meeting held with Atty. Vázquez for the purpose of preparing the motion assuming legal representation of the Authority, as well as the motions requesting that several lawyers of the Greenberg law firm be allowed to practice in the U.S District Court for the District of Puerto Rico pro hac vice. Various telephone conversations held with Mr. Fernando Padilla and Atty. Francisco Santos in relation to the procedures related to bankruptcy. Telephone conversation with Atty. Hutton of the firm of Greenberg in relation to the pending cases before the Energy Commission. Telephone conference with Atty. Taverasa of Greenberg in relation to the notifications requesting the stay of the cases before the different courts of Puerto Rico. Telephone conference conversation with Atty. Dave Cleary for the purpose of discussing the final draft of the motion requesting that the Bankruptcy Court issue an order allowing essential suppliers of the Authority to continue to supply materials and services during the bankruptcy under Title III of PROMESA.	6.00	750.00
07/05/2017	MVM	Meeting at PREPA with Atty. Ruiz, Atty. Aquino, Atty. Díaz and others for the purpose of discussing various matters regarding how to proceed going forward in the PREPA litigations as a result of the filing under Title III. Further Meeting at PREPA with Atty. Ruiz, Atty. Aquino, Atty. Díaz and Atty. Hemphill for the purpose of discussing various matters regarding how to proceed going forward in the Energy Commission cases as a result of the filing under Title III. Evaluation, analysis and response to various emails from Atty. Muchnik from Greenberg Traurig regarding further amendments to notice of appearance. Meeting with Atty. Díaz regarding pending motions for filing including preparation of pro hac vices.	6.50	812.50
07/06/2017	ADA	Meeting held with the Attys. Fernando Fornaris, Maraliz	7.00	875.00

Vázquez and Richard Hemphill for the purpose of preparing for the meeting to be held on this date in the offices of the Authority with Attys. Kevin Finger and David Cleary to discuss all the cases before us and the course of action to follow in them. Appearance at the offices of the Authority to the meeting with the Attys. Finger and Cleary. Subsequent meeting held with Atty. Carlos Aquino for the purpose of discussing the course to be followed in cases pending before the lawyers of the Authority. Telephone conversation with Atty. Aquino in connection with his meeting with Atty. Finger. Commencing of the study and analysis of all the cases before us for the purpose of determining those in which the stay will be requested.

07/06/2017	MVM	Meeting with Atty. Finger, Atty. Díaz and Atty. Fornaris regarding PREPA's Title III filing and the preparation and filing of motions notifying stay of proceedings. Legal research regarding automatic stay in cases under Chapter 9 and 11 of the Bankruptcy Code.	4.50	562.50
07/10/2017	FJF	Various meetings with attorney Jorge Ruiz Pabón regarding the action to follow the filing of bankruptcy by PREPA under Title III of PROMESA; Meeting with attorney Eduardo Corretjer to continue discussions pertaining to strategies to be followed in these liability cases.	6.25	781.25
07/10/2017	KBL	Meeting with Atty. Maraliz Vázquez to discuss the filing of Title III by PREPA and to determine the course of action to be followed in future process.	1.50	150.00
07/11/2017	MVM	Evaluation, analysis and response to various emails from Atty. Finger regarding strategies going forward in the Ismael Marrero case. Conference call with Greenberg team regarding modification of stay until class certification stage.	2.50	312.50
07/11/2017	KBL	Review and analyze of Memorandum and Order regarding the Request to Lift Stay filed by Mandry Mercado in the case In Re Commonwealth of Puerto Rico.	0.25	25.00
07/12/2017	MVM	Meeting at PREPA with Atty. Aquino, Atty. Ruiz in preparation for conference call with Atty. Kevin Finger from Greenberg Traurig regarding payment of ongoing expenses of PREPA. Conference call with Atty. Finger regarding process to follow in pending cases and pending payments to suppliers and contractors as part of administrative expenses. Meeting held with Atty. Díaz with the purpose of discussing various pending matters regarding PREPA's title III proceedings.	5.00	625.00
07/12/2017	KBL	Meeting with Atty. Maraliz Vázquez to discuss and determine on matters to be discussed today during telephone conference with Atty. K. Finger, Atty. Aquino and Atty. Ruiz regarding the filing of Title III and ongoing business expenses. Review of applicable Title III statutes as preparation for telephone conference with Atty. K. Finger, Atty. Aquino and Atty. Ruiz regarding the filing of	6.25	625.00

07/13/2017	FJF	<p>Title III and ongoing business expenses. In person meeting with Atty. Ruiz, Atty. Aquino and Atty. Vázquez at PREPA for telephone conference with Atty. Finger and Atty. Díaz to discuss outstanding matters in regards to the filing of Title III and ongoing business expenses. Review of Notice of Stay under Puerto Rico Oversight and Management Stability Act as filed by PREPA; Complaint, Amended Complaint; and Urgent Motion Requesting Remedy as filed by Plaintiff in the case of Lirmaris Torres v. PREPA. Legal research on PROMESA and the automatic stay as applicable to civil rights complaints. Meetings with attorneys Jorge Ruiz Pabón and José Cintrón to discuss strategy [REDACTED]</p>	2.50	312.50
07/13/2017	MVM	<p>Evaluation, analysis and response to various emails from Atty. Finger regarding summary of [REDACTED]. Legal research regarding scope of automatic stay and criteria to lift or modify stay.</p>	3.50	437.50
07/13/2017	KBL	<p>Review of Memorandum and Order Granting in Part and Denying in Part Motion for Relief of Stay filed by Aponte Pagan as entered by Judge Swain in the case In Re the Commonwealth of Puerto Rico. Review of Memorandum and Order Granting Motion for Relief of Stay filed by Javier Pérez Rivera as entered by Judge Swain in the case In Re the Commonwealth of Puerto Rico. Continuation of legal research of the applicability of PROMESA to civil rights cases and the automatic stay in District Court.</p>	2.00	200.00
07/14/2017	KBL	<p>Legal research in regards to the jurisdiction of a Judge other than Bankruptcy Court Judge, to lift or deny the automatic stay and its applicability to the Marcia Gil Caraballo v. Jose Colon case. Review of Motion Requesting to Vacate Judgment for Fraud Upon the Court and Order as filed by Mandry Mercado in the case In Re The Commonwealth of Puerto Rico. Telephone conference with Atty. Fornaris and Atty. Cintrón regarding [REDACTED]. Review of Notice of Appearance and Motion Requesting to be Present at Meeting with Representatives of Mediation Team. Draft and sent electronic mail communication to Eng. Gregory Rivera regarding ICSE's Motion Requesting to be Present at Meeting with Representatives of Mediation Team in the Title III case. Review of Order as entered by Judge Swain regarding ICSE's Motion Requesting to be Present at Meeting with Representatives of Mediation Team. Legal research regarding the jurisdiction of court's, other than bankruptcy, jurisdiction to deny the applicability of the automatic stay. Review of Motion for PREPA</p>	2.50	250.00

Pursuant to PROMESA Section 317 and Bankruptcy Code Section 105(a) for Entry of Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals, as filed by the Oversight Board.

07/15/2017	KBL	Review and analyze Motion Requesting Leave from Automatic Stay as file by Keila Robles, in case In Re: Commonwealth of Puerto Rico.	0.25	25.00
07/16/2017	KBL	Continuation of legal research regarding the jurisdiction of a Judge, other than a Bankruptcy Court Judge, to deny or lift the automatic stay, [REDACTED]	0.75	75.00
07/17/2017	KBL	Study analysis of the electronic email forwarded by Attorney Fornaris regarding the course of action to follow after the denial of the District Court to accept the Notice of Stay in the case of Marcia Gil-Caraballo. Study analysis of the amended complaint Notice of Automatic Stay Opposition to codefendant Notice of Stay and informative Motion concerning the automatic stay with the purpose of evaluating the course of action to follow concerning the denial of the automatic stay by the Court. Preparation and drafting of a Supplemental Notice of Stay under PROMESA to be filed in the case of Gil Caraballo.	4.50	450.00
07/18/2017	KBL	Study analysis of PREPA's Urgent Motion to Extend Statutory Creditor's Committees-Objections Deadline concerning PREPA's Motion to Assume Fuel Supply Contract with Free Point Commodities filed by the Oversight Board. Study analysis of the objection filed by The Puerto Rico Highways and Transportation Authority to the Motion for Relieve for the automatic state filed by South Parcell of Puerto Rico SE assigned by AAFAF in the Title III Case of the Puerto Rico Highways and Transportation Authority. Preparation of drafting of several electronic emails to Attorney Fornaris and Attorney Finger regarding the meeting to be held at PREPA'S office this coming Thursday, July 21, 2017 to discuss several Title III outstanding matters. Meeting held with Attorney José Cintrón to discuss the draft of the Motion to Supplement PREPAS'S Notice of Automatic Stay under PROMESA. Study analysis of the Minute of the proceedings in particular the Order entered by the Court in the case of Gil Caraballo. Study analysis of the electronic email communications forwarded to us by Attorney Finger suggesting several changes to the first draft of the Motion Supplementing PREPA's Notice of Stay under PROMESA. Preparation of the draft to the Motion Supplementing PREPA'S Notice of Stay incorporating the changes suggested by Attorney Finger. Drafting of electronic emails communication to Attorney Kevin Finger and Attorney Fornaris attaching the second draft to the Motion Supplementing PREPA'S Notice of Stay under PROMESA.	3.50	350.00

AUTORIDAD DE ENERGIA ELECTRICA

Fecha:
Factura Núm:
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07/19/2017	KBL	Commencement of the analysis of the motion filed by Ad Hoc Group of PREPA Bondholders National Public Finance Guarantee Assoc. Corporation, Assure Guarantee Corporation, Assure Guarantee Municipal Corporation and Syncora Guarantee, Inc., requesting relief from the Automatic Stay to allow the movants to enforce the statutory right to have a receiver appointed. Meeting held with Attorney Arturo Díaz to discuss the Motion for Relieve of the Automatic Stay. Meeting held with Attorney Gongón in order to discuss the deadline to notify creditor's mailing list and its impact in the state court cases that are stayed.	6.75	675.00
07/20/2017	ADA	Meeting held with Atty. Kevin Finger in order to discuss the four motions to be filed on this same date. Attendance at the meeting with Atty. Kevin Finger as well as the attorney for the defendants in the case of Marrero in order [REDACTED] [REDACTED] Subsequent meeting held with Atty. Kevin Finger [REDACTED] [REDACTED]	2.50	312.50
07/20/2017	KBL	Review and analyze Order Staying Case, in the case of Marcia Gil Caraballo. Draft and file electronic mail message to Atty. Kevin Finger providing notification of Order Staying Case, in the case of Marcia Gil Caraballo. Meeting with Atty. Kevin Finger and Atty. Díaz to discuss Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guarantee Corporation, Assured Guaranty Corp., Assured Guaranty Municipal Corp., and Syncora Guarantee Inc. for Relief from the Automatic Stay to Allow Movants to Enforce their Statutory Right to have a Receiver Appointed, and its possible impact to PREPA and the Title III case. Review and analyze Motion for Relief from Stay as filed by Marcia Gil Caraballo. Review and analyze Order Scheduling Briefing of Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guarantee Corporation, Assured Guaranty Corp., Assured Guaranty Municipal Corp., and Syncora Guarantee Inc. for Relief from the Automatic Stay to Allow Movants to Enforce their Statutory Right to have a Receiver Appointed.	1.00	100.00
07/21/2017	ADA	Review and analysis of emails sent to our attention by Atty. Kevin Finger and preparation and writing of answer to them. Appearance to the offices of the Authority to meet with the Atty. Kevin Finger. Preparation and writing of electronic mail to Atty. Finger [REDACTED] [REDACTED] v. Subsequent conversation with Atty. Jorge Ruiz Pabón around this same subject. Meeting held with Atty. Javier Morales Tañón for the purpose of discussing the latest developments in the bankruptcy of the Authority. Meeting held with Atty. Katuska Bolaños for the purpose of discussing the motion	3.50	437.50

[REDACTED]
[REDACTED] Various telephone conversations held with lawyers of Greenberg law firm regarding [REDACTED]
[REDACTED]

07/21/2017	FJF	Receipt and review of opinion letter submitted by attorney Jorge Ruiz Pabón regarding the scope of the filing of the PREPA bankruptcy as it pertains to the automatic stay issued thereunder; Discussion of this opinion with Mr. Ruiz Pabón and attorney Maraliz Vázquez.	2.00	250.00
07/21/2017	KBL	Review and analysis of the Motion Requesting Temporal Lease of Stay to allow civil litigation to proceed a filed by Carlos Guzmán in the case of The Commonwealth of Puerto Rico in order to determine its impact on PREPA and Title III. Study analysis of the Motion for relieve from stay filed by Marcia Gil Caraballo. Study analysis of the emails submitted to our attention by Attorney Kevin Finger regarding the complaint filed by National Public Finance Guarantee Corporation and others against the Oversight Board requesting for us to prepare a Motion joining the statement of the Financial Oversight Board. Meeting held with Attorney Cintrón in order to discuss the course of action to follow concerning plaintiffs allegations to continue the case against the Insurance carrier. Study analysis of the Insurance Policy provided by Attorney Cintrón for the purpose of determining the arguments to be raised in response to the Motion for Relieve from the Stay filed by Gil Caraballo. Meeting held with Attorney Díaz to discuss the Motion joining the statement of the Financial Oversight Board for Puerto Rico regarding Title III Automatic Stay of Proceeding. Preparation of drafting of an email directed to Attorney Finger to discuss [REDACTED] [REDACTED] [REDACTED] Preparation and drafting of an email to Attorney Kevin Finger providing copy of the insurance policy that provides coverage in the Gil Caraballo Case. Preparation of drafting of an email directed to Attorney Finger attaching a second version of the Motion joining the statement of the Financial Oversight and Manager Board of Puerto Rico regarding the Title III Automatic Stay of Proceeding. Study analysis of the Notice of Hearing filed by the Oversight Board. Study analysis of the Order issued by the Court according PREPA's Urgent Motion to Further Extend Statutory Creditor's Committee Objection Deadline regarding PREPA'S Motion to Assume Fuel Supply Contract with Free Points Commodities LLC.	7.25	725.00
07/23/2017	KBL	Draft Memorandum in Opposition to Urgent Motion for the case of Lirmarie Torres v. PREPA. Draft Memorandum in Opposition to Urgent Motion for the case of Lirmarie Torres v. PREPA.	1.00	100.00
07/24/2017	ADA	Study and analysis of the emails received on this same date and preparation and drafting of reply to the same.	6.00	750.00

Continuation of work in the preparation of the report requested by Atty. Kevin Finger. Attendance at the offices of PREPA in order to work on the report prepared by Atty. Finger. Meeting held with Atty. Gongón in order to discuss the listing of the extrajudicial claims including the dollar value assigned to the same. Meeting held with Atty. Corretjer in order to discuss the cases pending before his law firm. Commencement of the study and analysis of the reply filed by the overseen board to the bond holders motion requesting the appointment of a receiver. Meeting held with Atty. Bolaños in order to discuss the motion filed in opposition to the request for the appointment of a receiver filed by the bondholders

07/24/2017 ADA

Telephone conference held [REDACTED] 3.50 437.50

[REDACTED] Meeting held with Atty. Maraliz Vázquez for the purpose of discussing the information received by [REDACTED] [REDACTED] Study and analysis of the email received by Atty. Finger in response. Subsequent meeting held with Atty. Finger in order to discuss the course of action to follow [REDACTED]

07/26/2017 ADA

Meeting held with Atty. Vázquez in preparation for the meeting to be held on this same date with Atty. Kevin Finger. Attendance at the offices of the Authority at the meeting with Atty. Finger and Atty. Dave Cirany for the purpose of discussing the course of action to follow with respect to the report to be prepared containing all the judicial and extrajudicial claims presently filed against PREPA. Subsequent meeting held with Atty. Ruiz Pabón in order to discuss the preparation of the report required by Atty. Finger. Subsequent meeting held with Atty. Doris Gongón in order to discuss the preparation of the report. Meeting held with some of the in-house attorneys of PREPA in order to discuss with them the information needed to be included in the report requested by Atty. Finger. Subsequent meeting held with Atty. Finger in order to discuss the matter with Atty. Jorge Ruiz Pabón. 6.00 750.00

07/26/2017 DGC

Meeting with Atty. Arturo Díaz and Atty. Maraliz Vázquez in order to establish a work planform the purpose of report containing all of PREPA's judicial and non-judicial cases. 0.50 50.00

07/26/2017 KBL

Review of Memorandum of Outstanding litigation [REDACTED] 3.25 325.00

[REDACTED] to be discussed at meeting with Atty. Finger, Atty. Maraliz Vázquez and Attny. Díaz. Meeting with Attys. Finger, Maraliz Vázquez, Arturo Díaz and Paul del Aguila, to discuss several Title III matters, [REDACTED]

07/27/2017	DGC	<p>[REDACTED]</p> <p>Meeting with Atty. Jorge Ruiz Pabón, in order to prepare a plan to obtain the pertaining judicial and non judicial claims against PREPA. Meeting with Mariel Díaz, Franklin de León, Mayte Soto regarding the report of judicial and non-judicial claims against PREPA. Preparation and drafting of an email to attorneys in Cancio Nadal requesting status information regarding the active cases and other items needed. Study and analysis of email sent by Maite Soto regarding her investigative cases. Analysis of the table attached by Maite Soto. Study and analysis of several emails sent by Mariel Díaz regarding Franklin de León's investigative cases. Analysis of the tables sent by Mariel Díaz. Read several emails sent by Maite Soto regarding Liliam Concepción's investigative cases. Analysis of several tables of Liliam Concepción's investigative cases.</p>	8.75	875.00
07/27/2017	MVM	Evaluation and analysis of relevant statutes from Chapter 9 and 11 of the Bankruptcy code for the purpose of comparing to PROMESA Title III dispositions.	2.00	250.00
07/27/2017	KBL	<p>Review of PREPA's Motion for Entry of Order (A) Approving for of Notice of Commencement of Title III Case and (B) Manner of Service and Publication Thereof as filed by the Oversight Board. Review of PREPA's Motion for Entry of Order (A) Fixing date to File Creditor Matrix and List of Creditors and (B) Waiving Local Bankruptcy Rule 1007-1 as filed by the Oversight Board. Review of Order Scheduling Briefing of Motion for Relief from Stay Filed by Marcia Gil Caraballo, entered by the Court. Review of Informative Motion of Certain Secured Creditors of the Employees Retirement System Regarding Complaint Filed in the United States Court of Federal Claims as filed by Altair Global Credit Opportunities Corp, et al., in the case in, Re: The Commonwealth of Puerto Rico. Review of Objection of the Commonwealth to Motion for Relief of Stay Filed by Julio E. Leandry-Hernández and Ileana Ortiz-Santiago as filed by the Commonwealth of Puerto Rico, in the case in, Re: The Commonwealth of Puerto Rico. Detailed of review of PROMESA with the purpose of determining a course of action as to several motions requesting lift of automatic stay presented. Review of Joinder to U.S. Bank National Association in its Capacity as PREPA Bond Trustee to the Motion for Relief from the Automatic Stay to Appoint Receiver and Reservation of Rights as filed by U.S. National Bank Association. Review of Notice of Removal (Autoridad de Energía Eléctrica de Puerto Rico v. Vitol, Inc.) and exhibits as filed by Vitol S.A. and Vitol, Inc. Review of Order Regarding the Applicability of F.R.B.P. 2019 to the Title III Cases and Further Proposed</p>	6.00	600.00

Amendment to the Case Management Order as entered by the Court. Review of Proof of Claim no. 1 filed by Vitol Inc. for \$28,489,560. Review of Order Granting Request of Extension of Time to File Certified Translations as entered by the Court. Review of Notice of Filing of Master Service List as of July 24, 2017. Review of Notice of Proposed Amendments to Case Management and Administrative Procedures to Incorporate Revised Protocol for Stay Relief Motions as filed by the PREPA. Review of Debtor's Entities Motion to Further Amend First Amended Notice, Case Management and Administrative Procedures to Incorporate Revised Protocol for Stay Relief Motions, as filed by AAFAF, COFINA, the Puerto Rico Highways and Transportation Authority and the Employees Retirement System of the Government of Puerto Rico, in the case In Re the Commonwealth of Puerto Rico. Review of Notice of Appearance and Request for Notice as filed by Atty. Zouairabani on behalf of Aguirre Offshore Gas Port. Meeting with Atty. Arturo Díaz to discuss Debtor's Entities Motion to Further Amend First Amended Notice, Case management and Administrative Procedures to Incorporate Revised Protocol for Stay Relief Motions, as filed by AAFAF, COFINA, the Puerto Rico Highways and Transportation Authority and the Employees Retirement System of the Government of Puerto Rico, in the case In Re the Commonwealth of Puerto Rico, and its possible impact and repercussions an the case.

07/28/2017 ADA

Meeting held with Atty. Gongón in order to continue the preparation of the report of claims against PREPA requested by Atty. Kevin Finger. Meeting held with several of PREPA's investigators in order to discuss the extrajudicial claims pending. Meeting held with Atty. Gongón in order to evaluate the extrajudicial claims as requested by Atty. Finger. Study and analysis of the motions filed on this same date and discussion of the same with Atty. Bolaños. Preparation and drafting of an email to Atty. Finger concerning [REDACTED]

4.50

562.50

[REDACTED]
[REDACTED]
[REDACTED] Preparation and drafting of an email to Atty. Finger outlining the issues [REDACTED]
[REDACTED]

07/28/2017 DGC

Meeting held with Mariel Charneco in order to discuss her investigative cases and the cases of Arturo Deliz, Liliam Concepción. Meeting held with José Delpín in order to discuss his investigative cases. Read email sent by Mariel Charneco in relations to the cases. Study and analysis of the amended spreadsheet sent by Mariel Charneco. Read email sent by Mariel Charneco in relations to José Delpín cases. Analyzed and amended José Delpín spreadsheet sent by Mariel Charneco. Read email sent by Mariel Charneco

8.00

800.00

in relations to Liliam Concepción cases. Analyzed and amended Liliam Concepción spreadsheet sent by Mariel Charneco. Read email sent by Mariel Charneco in relations to José Delpín cases. Analyzed and amended José Delpín spreadsheet sent by Mariel Charneco. Meeting with Rodolfo Escalera, in order to discuss investigative cases and status. Meeting with Maritza Mulero requesting status of the spreadsheet of PREPA's in house attorneys. Read email sent by Atty. Victoria containing her cases and updated status with additional information. Read emails sent by Mayte Soto, regarding two new spreadsheets updated. Sent various emails to Mayte Soto regarding emails sent and spreadsheets attached.

07/28/2017	MVM-	Evaluation and analysis of Public Law 114-187 known as the Puerto Rico Oversight, Management and Economic Stability Act or PROMESA for purposes of evaluating similarities to Chapter 9 and Chapter 11 of the Bankruptcy Code. Evaluation and analysis of NOTICE OF REMOVAL in accordance with 48 U.S.C. § 2166, by defendants Vitol S.A. ("VSA") and Vitol Inc. in case styled Autoridad de Energía Eléctrica de Puerto Rico v. Vitol Inc., et al., Civil No. K AC2009-1376 with attachments thereto filed in the PREPA Title III proceeding.	3.00	375.00
07/28/2017	KBL	Study analysis of the Motion for Relieve of Stay filed by Resun (Barceloneta) LLC. Study analysis of the Motion Submitting Certified Translation filed by the Ad Hoc Group of PREPA Bondholders. Study analysis of the Proof of Claim filed by to 207 Domenech Ave., and the exhibits attached thereto. Study analysis of the Limited Objection to Reservation of Rights filed by Assure Guarantee Corp. and Assure Guarantee Municipal Corporation to PREPA'S Motion for an entry and order concerning the utilities Providing services to PREPA. Study analysis of the Reservation of Rights filed by the US Bank National Association in its capacity as PREPA'S bond trustee concerning PREPA'S motion filed pursuant to PROMESA Sec. 317 for entry of an order setting procedures for entering compensation and reimbursement of expenses of professional. Study analysis of the motion filed by National Public Guarantee Corporation joining the Reservation of Rights Motion filed by National Bank Association. Meeting with Attorney Arturo Diaz to discuss limited objection to reservation of rights filed by Assure Guarantee Corporation and Assure Guarantee Municipal Corporation with respect to PREPA'S Motion concerning PREPA'S utilities. Study analysis of the Motion filed by the Oversight Board to extend all defendants time to answer or otherwise respond to the amended complaint filed in the case of National Public Finance Guarantee Corp, et al.	6.75	675.00
07/31/2017	DGC	Read email sent by Mariel Charneco sending spreadsheet from Rodolfo Escalera. Sent email to Mariel Charneco	9.25	925.00

acknowledging receipt of information and confirming meeting set for today. Read email sent by Mariel Charneco, confirming meeting on the time suggested. Read and analyzed spreadsheet from Rodolfo Escalera, and started amending it to make the proper translation to English. Meeting with Atty. Katuska Bolaños to discuss her cases in which an automatic stay has been notified. Meeting with Rolando Escalera to discuss spreadsheet sent. Meeting with Kumari Marrero in order to discuss spreadsheet sent. Read email sent by Mariel Charneco regarding amendments made to her spreadsheet of investigative cases. Read email sent by Mariel Charneco regarding Zayla Diaz' spreadsheet of her investigative cases. Meeting with Mariel Charneco in order to discuss spreadsheet sent. Meeting with Atty. Jorge Ruiz regarding status of PREPA's internal attorneys spreadsheets. Meeting with Maritza Mulero regarding PREPA's in house attorney spreadsheet. Read email sent by Maritza Mulero regarding Atty. Francisco Marín's active cases. Sent email to Maritza Mulero, confirming spreadsheet information. Made amendments to the spreadsheet of active cases in the Cancio firm. Read email sent by Maritza Mulero regarding pending information.

07/31/2017	MVM	Evaluation and analysis of opposition of financial oversight and management board for Puerto Rico to motion of ad hoc group of PREPA's bondholders, national public finance guaranty municipal corp., assured guaranty corp., assured Guaranty Municipal corp., and Syncora Guarantee Inc. for relief from automatic stay for the purpose of drafting and filing a motion for joinder by AFAPF and PREPA. Evaluation, analysis and response to various email communications regarding the final draft and filing of the motion for joinder. Meeting with Atty. Díaz for the purpose of discussing recent filings and strategies going forward.	2.50	312.50
07/31/2017	KBL	Receipt of electronic court notice containing Certificate of Service of Reservation of Rights of US National Bank Association in its Capacity as PREPA Bond Trustee with Respect to Motion of Section 105(A) for entry of Order Setting Procedures for Interim Compensation and Reimbursement of Professionals, as filed by US National Bank Association. Review and analyze Certificate of Service of Reservation of Rights of US National Bank Association in its Capacity as PREPA Bond Trustee with Respect to Motion of Section 105(A) for entry of Order Setting Procedures for Interim Compensation and Reimbursement of Professionals, as filed by US National Bank Association. Review electronic mail communication sent by Atty. Zouairabani, attaching Statement of Scotiabank de Puerto Rico, as Administrative Agent of Certain Fuel Line Lenders, in Responses to Motion for Relief from the Automatic Stay to Seek Appointment of Receiver. Receive and respond to several electronic mail communications sent by Atty. Kevin Finger and Atty. Leo Muchnik, regarding the service process for the motions to	1.50	150.00

be filed in the PREPA case, including Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. Receive and analyze electronic mail communication sent by Mrs. Panagiota Manatakis, regarding the service of the Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. Receipt of electronic Epiq notice of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay.

07/31/2017 KBL

Review and analyze Limited Objection and Reservation of Rights of Assured Guaranty Corp., Assured Guaranty Municipal Corp., and National Public Finance Guarantee Corporation to the Notice of Presentment of Order (A) Prohibiting Utilities from Altering, Refusing or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment as filed by Assured Guaranty Corp., Assured Guaranty Municipal Corp., and National Public Finance Guarantee Corporation, in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Review and analyze Motion for Entry of Order Extending Time to Assume or Reject Unexpired Leases of Nonresidential Real Property Pursuant to Bankruptcy Code Section 365(d) (4), as filed by the Commonwealth of Puerto Rico, COFINA, Puerto Rico Highway Authority and Employees Retirement System, in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Review and analyze Objection of the Commonwealth of Puerto Rico for Relief from Automatic Stay filed by Caribbean Airport Facilities, Inc., as filed by the Commonwealth of Puerto Rico, in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Review and analyze, Order Denying Motion for Reconsideration, as issued by the Court in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Review and analyze Revised Motion of Debtors for Order Approving Stipulation Providing Procedure to Resolve Commonwealth-COFINA Dispute, as filed by the Commonwealth of Puerto Rico and COFINA, in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Review and analyze Motion Requesting Reconsideration as filed by Plaintiffs in the case of Vilanova-Acosta v. PREPA, with the purpose of determining a course of action. Receipt of electronic court notice containing Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lender, in Response to Motion for Relief from the Automatic Stay to Seek Appointment of

9.00 900.00

Receivers, as filed by Scotiabank de Puerto Rico. Review and analyze Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lender, in Response to Motion for Relief from the Automatic Stay to Seek Appointment of Receivers, as filed by Scotiabank de Puerto Rico. Receipt of electronic court notice containing Objection of Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico to Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guarantee Corporation, Assured Guaranty Corp., Assured Guaranty Municipal Corp., and Syncora Guarantee, Inc. for Relief from the Automatic Stay to Allow Movants to Enforce Their Statutory Right to Have a Receiver Appointed, as filed by Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico. Review and analyze Objection of Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico to Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guarantee Corporation, Assured Guaranty Corp., Assured Guaranty Municipal Corp., and Syncora Guarantee, Inc. for Relief from the Automatic Stay to Allow Movants to Enforce Their Statutory Right to Have a Receiver Appointed, as filed by Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico. Receipt of electronic court notice containing Opposition to Financial Oversight and Management Board for Puerto Rico to Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guaranty Municipal Corp., Assured Guaranty Corp., and Syncora Guarantee Inc. for Relief from Automatic Stay, as filed by the Oversight Board. Review and analyze Opposition to Financial Oversight and Management Board for Puerto Rico to Motion of Ad Hoc Group of PREPA Bondholders, National Public Finance Guaranty Municipal Corp., Assured Guaranty Corp., and Syncora Guarantee Inc. for Relief from Automatic Stay, as filed by the Oversight Board. Receipt and respond to several electronic mail communications sent by Atty. Kevin Finger regarding Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay to be filed. Review draft of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. Draft final version of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. File Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. Receipt of electronic court notice containing Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Automatic Stay. Review of compendium of several of PROMESA and Bankruptcy Code sections with

explanations, with the purpose of determine its application in several motions filed by creditors. Review and analyze Supplemental Memorandum of Law to Docket 634 and Second Reconsideration to Dockets 712, 714, as filed by Javier Mandry Mercado, in the case In Re: The Commonwealth of Puerto Rico, with the purpose of determining its impact in PREPA's Title III case. Meeting with Atty. Fornaris, Atty. Valencia and Atty. Arlene Hernández, to discuss Motion Requesting Reconsideration as filed by Plaintiffs in the case of Vilanova-Acosta v. PREPA, with the purpose of determining a course of action and further research to be done.

Total de Honorarios:

201.25 \$22,893.75

RESUMEN

<u>Nombre</u>	<u>Iniciales</u>	<u>Horas</u>	<u>Tarifa</u>	<u>Total</u>
Díaz-Angueira, Arturo	ADA	54.00	125.00	\$6,750.00
Gongón-Colón, Doris M.	DGC	26.50	100.00	\$2,650.00
Fornaris, Fernando J.	FJF	10.75	125.00	\$1,343.75
Bolaños-Lugo, Katiuska	KBL	64.00	100.00	\$6,400.00
Vazquez-Marrero, Maraliz	MVM	46.00	125.00	\$5,750.00
Total		201.25		\$22,893.75

GASTOS:

07/07/2017	Facsimile Expenses	1.00
07/07/2017	Delivery (AEE)	26.00
07/07/2017	Postage Expenses	3.36
07/26/2017	Postage Expenses	6.72
07/31/2017	Photocopies	29.10
Total de Gastos:		\$66.18

TOTAL DE HONORARIOS Y GASTOS:

\$22,959.93

Balance	\$31,741.18
Total de Pagos aplicados	-\$0.00
Ajustes a Facturación Anterior.....	-\$23,553.68
Honorarios y Gastos para el mes en curso.....	\$22,959.93
Total Adeudado hasta 8/1/17	\$31,147.43

CUENTAS POR COBRAR

<u>0-30 Días</u>	<u>31-60 Días</u>	<u>61-90 Días</u>	<u>91-120 Días</u>	<u>Over 120 Días</u>
\$0.00	\$8,187.50	\$0.00	\$0.00	\$0.00

CNR&D

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Cancio, Nadal, Rivera & Díaz, P.S.C.
ATTORNEYS AND COUNSELLORS AT LAW

AUTORIDAD DE ENERGIA ELECTRICA
FERNANDO M. PADILLA
PO BOX 364267
SAN JUAN, PR 00936-426

September 1, 2017
Factura Núm: 2027336
Cliente Núm: 1380

SERVICIOS PROFESIONALES INCURRIDOS DURANTE EL MES DE
August, 2017

Matter Description	Honorarios	Gastos	Total
0189 1380.0189 PROMESA AEE	\$32,631.25	\$207.20	\$32,838.45
Honorarios y Gastos para el mes en curso.....		\$32,838.45	

08/01/2017 KBL

Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals.

Review and analyze files of UTIER v. AEE, PV Properties v Energy Commission, Instituto de Competitividad v. Energy Commission and Asociación de Industriales to determine if they are going to be included in the creditors matrix list and their claim value.

Review and analyze electronic mail communication sent by Atty. Javier Rua, representing Plaintiffs, regarding a request that they are going to make to the Oversight Board to lift the automatic stay in the case of PV Properties v. PREPA.

Telephone conference with Atty. Javier Rua, representing Plaintiffs, regarding a request that they are going to make to the Oversight Board to lift the automatic stay in the case of PV Properties v. PREPA, and the possibilities of continuing the litigation until judgment.

Receipt of electronic court notice containing Notice of Filing of Creditor Matrix for Employees Retirement System of the Government of the Commonwealth of Puerto Rico.

Review Notice of Filing of Creditor Matrix for Employees Retirement System of the Government of the Commonwealth of Puerto Rico, as filed by the Employees Retirement System of the Government of Puerto Rico.

Review electronic mail communication sent by Panagiota Manatakis, regarding the notification of the Response to Puerto Rico Electric Power Authority in Opposition to Motion for Relief from the Automatic Stay.

Receipt of electronic court notice containing Order Authorizing PREPA to Assume Fuel Supply Contract with Freepoint Commodities, LLC.

Review and analyze Order Authorizing PREPA to Assume Fuel Supply Contract with Freepoint Commodities, LLC, as ordered by the Court.

Receipt of electronic court notice of Order Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017, Omnibus Hearing.

Review and analyze Order Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017, Omnibus Hearing, as ordered by the Court.

Receipt of electronic court notice of Limited Joinder of Official Committee of Unsecured Creditors to Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lenders, in Response to Motion for Relief from Automatic Stay to Seek Appointment of Receiver.

Review and analyze Limited Joinder of Official Committee of Unsecured Creditors to Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lenders, in Response to Motion for Relief from Automatic Stay to Seek Appointment of Receiver, as filed by Official Committee of Unsecured Creditors.

9.50 950.00

Receipt of electronic court notice of Certificate of Service of Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lenders, in Response to Motion for Relief from the Automatic Stay to Seek Appointment of Receiver.
Review and analyze Certificate of Service of Statement of Scotiabank de Puerto Rico, as Administrative Agent for Certain Fuel Line Lenders, in Response to Motion for Relief from the Automatic Stay to Seek Appointment of Receiver, as filed by Scotiabank de Puerto Rico.
Review of electronic mail communication sent by Atty. Kevin Finger regarding the Motion for Relief of Automatic Stay filed by Marcia Gil Caraballo.
Draft and send response to electronic mail communication to Atty. Kevin Finger regarding the Motion for Relief of Automatic Stay filed by Marcia Gil Caraballo, and attaching the insurance policy contract.
Receipt of electronic court notice attaching Notice of Filing Master Service List as of August 1, 2017.
Review and analyze Notice of Filing Master Service List as of August 1, 2017, with exhibit, as filed by the Oversight Board.
Meeting with Atty. Diaz and Atty. Vázquez to discuss the Motion for Relief of Stay filed by Marcia Gil Caraballo and the application of the automatic stay to further proceedings against other defendants.

08/02/2017	ADA	Reunión con las licenciadas Maraliz Vázquez y Katiuska Bolaños con el fin de discutir en detalle el estatuto comúnmente conocido como PROMESA. Conferencias telefónicas celebradas con el Lcdo. Kevin Finger con el propósito de discutir varias de las partes del estatuto de PROMESA con el fin de analizar la acción a ser tomada con respecto a la suspensión de las pretensiones judiciales y extrajudiciales de PREPA. Conferencia telefónica con el Lcdo. Emmanuelli con relación a las reclamaciones laborales de los miembros de la Unión de PREPA, conocida como UTIER. Preparación y redacción de correo electrónico al Lcdo. Finger en relación con la conferencia telefónica celebrada con el Lcdo. Emmanuelli. Continuación del trabajo en la preparación del informe solicitado por el Lcdo. Finger.	4.50	562.50
08/02/2017	VDP	Analysis of plaintiff's motion for extension of time to oppose notice of stay in the Carmen Delgado Santana v AEE case.	0.25	31.25
08/02/2017	DGC C100	Translation of Lilliam Concepción's spreadsheet and incorporated to master spreadsheet. Read and analyze email sent by Mariel Charneco regarding correction with the case of Melissa Ortiz. Read email of Mariel Charneco regarding corrections to Global Engineering case. Sent various emails to Mariel Charneco regarding information provided. Conference call with Atty. Jorge Ruiz in regards to the status of the information from PREPA employees. Draft	9.00	900.00

and sent email to Mariel Charneco regarding doubts on Lilliam Concepción's spreadsheet. Sent email to Mariel Charneco regarding doubts on Maite Soto's spreadsheet. Read various emails sent by Mariel Charneco providing with information requested. Sent email to Atty. Katuska Bolanos regarding spreadsheet sent and read her answer sent by email. Conference call with Mariel Charneco concerning the data requested from Maite Soto. Read three emails sent by Maritza Mulero and responded to her acknowledging information received regarding several spreadsheets. Read emails (2) sent by Mariel Charneco attaching new data from Lilliam Concepción's spreadsheet. Incorporated data given by Mariel Charneco to master spreadsheet.(1hr) Read and analyze email sent by Atty. Maraliz Vázquez regarding a case and its risk evaluation. Worked incorporating Atty. José Cintrón's spreadsheet to master spreadsheet including proper translation.

08/02/2017	MVM	Research, evaluation and analysis of various sections of Chapter 9 of the Bankruptcy Code (Sections 902; 922; 923; 924; 925; 926; 927 and 928) for the purpose of ascertaining its scope in the PROMESA framework and effect of the PREPA bankruptcy.	3.50	437.50
08/02/2017	KBL	Review, analyze and respond to several electronic mail communications sent by Atty. Kevin Finger and Atty. Joseph Davis, regarding documents and information need to answer the Motion Requesting Lift of Automatic Stay filed by Marcia Gil Caraballo. Review, analyze and respond to several electronic mail communications sent by Atty. Doris Gongón regarding the valuation of UTIER v. AEE, PV Properties v Energy Commission, Instituto de Competitividad v. Energy Commission and Asociación de Industriales, the attorneys fees, and the request for relief. Receipt of electronic court notice containing Certificate of Service as filed by Epiq Bankruptcy. Review and analyze Certificate of Service of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from the Automatic Stay as filed by Epiq Bankruptcy. Review, analyze and draft of amendments to compendium of PROMESA and Bankruptcy Code provisions as sent by Atty. Maraliz Vázquez, to be sent to Atty. Jorge Ruiz. Review and analyze electronic mail communication sent by Atty. Javier Rua on behalf of PV Properties with Notice of Intent to Seek Relief from Automatic Stay. Receipt of electronic court notice containing Verified Statement of the Ad Hoc Group of PREPA Bondholders Pursuant to Federal Rule of Bankruptcy Procedure 2019, as filed by PREPA Ad Hoc Group. Review and analyze Verified Statement of the Ad Hoc Group of PREPA Bondholders Pursuant to Federal Rule of Bankruptcy Procedure 2019, as filed by PREPA Ad Hoc Group.	3.25	325.00

AUTORIDAD DE ENERGIA ELECTRICA

Fecha: September 01, 2017
Factura Núm: 2027336
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08/03/2017	ADA	Meeting held with Atty. Finger in order to discuss several matters pending such as the report to be submitted containing judicial and extrajudicial claims. Meeting held with Atty. Gongón with the purpose of continuing to work with the report that is due on August 4, 2017. Subsequent meeting held with Atty. Jorge Ruiz Pabón in order to discuss several of the sections of the PROMESA Statute. Meeting held with Atty. Laura Pagán in order to discuss the course of action to follow in the Masterlink case in view of PREPA filing under Title III. Subsequent meeting held with Atty. Finger in order to discuss the Masterlink situation. Subsequent meeting held with Atty. Jorge Ruiz Pabón for the same purpose. [REDACTED] [REDACTED] Study and analysis of the numerous emails received on the same date as well as filings under Title III and preparation and drafting of responses to the same.	7.00	875.00
08/03/2017	FJF	In the case of extrajudicial claim submitted by Mr. Angel Ramos held meeting with PREPA's investigator Mr. Rodolfo Escalera to discuss the most recent conference with claimant and the process going forward.	0.75	93.75
08/03/2017	VDP	Examined state court judgment under Title III PROMESA in the Dra. Virginia M. Santos v AEE case.	0.25	31.25
08/03/2017	VDP	Examined state court resolution denying plaintiff's motion for reconsideration regarding stay of proceedings under Title III PROMESA in the Santos Vilanova Acosta v AEE case.	0.25	31.25
08/03/2017	AHS	Attended seminar in connection with Promesa.	3.00	300.00
08/03/2017	AHS	Drafted risk evaluation of certain cases handled by attorney Fernando J. Fornaris.	2.00	200.00
08/03/2017	AHS	Preparar evaluación de riesgo de casos manejados con el Lcdo. Fernando J. Fornaris.	2.00	200.00
08/03/2017	DGC	Continued translation of Atty. Aquinos spreadsheet and incorporation to master spreadsheet. Read and analyze email sent by Maritza Mulero attaching Atty. John Uphoff's spreadsheet and replied to Maritza. Studied and translated Atty. Martín's spreadsheet and incorporated to master spreadsheet. Conference call with Maritza Mulero regarding doubts of certain cases in relations to Atty. Uphoff and Atty. Cintrón. Conference call with Atty. Cintrón regarding questions of his cases. Read and analyze email sent by Atty. Cintrón attaching complaint of Lopez de Victoria Case. Prepared list of cases still pending information from Atty. Cintrón and sent email with list. Read and analyzed email sent by Maritza Mulero attaching spreadsheet with new information of Atty. Uphoff cases. Sent email to Maritza Mulero in regards to answers requested regarding Atty. Uphoff. Conference call with Atty. Arturo Diaz requesting status of master spreadsheet.	9.00	900.00
08/03/2017	MVM	Meeting at PREPA with Kevin Finger and David Cleary	5.50	687.50

with the purpose of discussing various cases to devise strategies going forward and division of work. Evaluation and analysis of RESPONSE to Motion of Ad Hoc of PREPA Bondholders, National Public Finance Guaranty Municipal Corp., Assured Guaranty Corp., Assured Guaranty Municipal Corp., and Syncora Guarantee Inc. for Relief from Automatic Stay filed by PUERTO RICO ELECTRIC POWER AUTHORITY Re: [74] Motion for Relief From Stay Under 362 [e]. filed by NATIONAL PUBLIC FINANCE GUARANTEE CORPORATION, Ad Hoc Group of PREPA Bondholders (Attachments: # (1) Exhibit A Lavin Declaration # (2) Exhibit B Wolfe Declaration # (3) Exhibit C Fiscal Plan # (4) Exhibit D Trust Agreement # (5) Exhibit E August 2013 Financing Statement # (6) Exhibit F August 2014 Financing Statement # (7) Exhibit G June 2015 Financing Statement 1 # (8) Exhibit H June 2015 Financing Statement 2).

08/03/2017	RHC	Attend PROMESA summary meeting at PREPA. Held meeting with Atty. Finger, Ruiz, and Bolaños.	3.00	300.00
08/03/2017	KBL	Meeting with Atty. Diaz and Atty. Maraliz Vázquez to discuss outstanding bankruptcy matters, a compendium of materials on PROMESA and the Bankruptcy Code that will be use to respond to motions requesting lo lift automatic stay and the Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo. Review of draft of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo as sent by Atty. Kevin Finger. Review and draft and send response to several electronic mail communications sent by Atty. Kevin Finger regarding the draft of the Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo. Review final draft of Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo as sent by Atty. Alyssa C. Scruggs. File Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo. Metting with Attys. Díaz, Vázquez, Kevin Finger, David Cleary to discuss recent developments, outstandig case matters and further strategies. Receipt of electronic court notice containing Certificate of Service of Notice Of Appearance And Request For Notice filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico, Motion To Inform filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico, filed by the Unsecured Creditors Comittee of Unsecured Creditors of the Commonwealth of Puerto Rico.	7.25	725.00

Review and analyze Certificate of Service of Notice Of Appearance And Request For Notice filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico, Motion To Inform filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico, filed by the Unsecured Creditors Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

Date	Initials	Description	Hours	Amount
08/04/2017	ADA	Continuación de trabajo en la preparación del informe de los casos judiciales y extrajudiciales solicitados por el Lcdo. Kevin Figer. Conversación telefónica sostenida con el Lcdo. Luis Rodríguez con el propósito de discutir los casos ante su consideración. Estudio y análisis de los correos electrónicos recibidos en esta misma fecha relacionados con radicaciones ante el Tribunal en la quiebra de la Autoridad. Continuación del estudio y análisis de la oposición radicada por la Autoridad a la moción radicada por los bonistas solicitando el que se levante la paralización del caso. Conversación telefónica sostenida con abogados de la firma Greenberg con el propósito de discutir la oposición radicada por la Autoridad a la solicitud para que se levante la paralización radicada por los bonistas. Comienzo del estudio y análisis de la réplica radicada por los bonistas a la moción de la Autoridad en oposición a que se levante la paralización.	4.50	562.50
08/04/2017	FJF	Receipt and review of motion filed by plaintiff requesting the court to order PREPA to submit documents regarding the filing of bankruptcy under PROMESA. Meeting with attorney Doris Gongón to discuss this motion and determine the course of action to follow in connection with plaintiff's request. Re: Samuel Rodriguez Claudio v. PREPA	0.50	62.50
08/04/2017	DGC	Read email sent by Atty. Cintrón sending information requested. Sent email to Atty. Cintrón regarding information provided. Conference call with Maritza Mulero regarding information requested from Atty. Uphoff's spreadsheet and Atty. Aquino's spreadsheet. Read and analyze various emails sent by Maritza Mulero attaching Atty. Machado and Atty. Maldonado's respective spreadsheets. Sent email to Maritza Mulero acknowledging receipt. Read and analyze email sent by Maritza Mulero regarding amendment to Atty. Aquino's spreadsheet for case Beatrice Ríos v. AEE. Sent email to Maritza Mulero regarding information provided and incorporation of data to main spreadsheet. Meeting with Atty. Arturo Diaz regarding deadline amendment. Read and analyze email sent by Maritza Mulero regarding Atty. Rebecca's spreadsheet and reply to Maritza Mulero. Incorporation of new data related to Atty. Cintrón's cases including complaint sent to evaluate of López de Victoria case. Incorporation of amendments regarding Atty. Aquino's case of Beatrice Ríos v. AEE. Conference call with	7.50	750.00

Maritza Mulero regarding pending spreadsheets to be sent soon. Read and analyze email sent by Maritza Mulero regarding attachment of Atty. Zayla Diaz. Read and analyze email sent by Maritza Mulero regarding cases finished pending payment. Read and analyzed email sent by Maritza Mulero regarding Atty. Corretjer's cases. Conference call with Maritza Mulero regarding spreadsheets sent. Incorporated part of Atty. Machado's spreadsheet.

08/04/2017	MVM	Evaluation and analysis of Response to LIMITED RESPONSE OF U.S. BANK NATIONAL ASSOCIATION IN ITS CAPACITY AS PREPA BOND TRUSTEE REGARDING FOMBS OPPOSITION TO MOTION FOR RELIEF FROM THE AUTOMATIC STAY Filed by U.S. BANK NATIONAL ASSOCIATION, AS TRUSTEE (RE: related document(s)[149]); Motion submitting document(s): Notice of Filing Revised Proposed Order and Reservation of Rights Regarding PREPAs Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment (RE: related document(s)[96]). filed by Arturo Diaz-Angueira, Katuska Bolanos-Lugo on behalf of PUERTO RICO ELECTRIC POWER AUTHORITY; REPLY to Response to Motion to Establish Procedures for Interim Compensation filed by PUERTO RICO ELECTRIC POWER AUTHORITY Re: [113] MOTION requesting Order Setting Procedures for Interim Compensation and Reimbursement of Expenses of Professionals filed by PUERTO RICO ELECTRIC POWER AUTHORITY, [142] MOTION requesting Order and Reservation of Rights of U.S. Bank National Association in its Capacity as PREPA Bond Trustee with Respect to the Motion of PREPA (Dkt. 113) Pursuant to PROMESA Section 317 and Bankruptcy Code Section 105(a) for Entry of filed by U.S. Bank National Association. Meeting with Atty. Ruiz Pabón for the purpose of discussing various litigation matters affected by the Title III proceeding.	2.50	312.50
08/04/2017	KBL	Review of first draft of Notice of Filing Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment as sent by Atty. Sara Hoffman. File Notice of Filing Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate	4.75	475.00

Assurance of Payment.

Receipt of electronic court notification containing Notice of Filing Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment.

Receipt of electronic court notice containing Creditor Request for Notice as filed by by Oracle Caribbean, Inc. Review and analyze Creditor Request for Notice filed by Oracle Caribbean, Inc.

Receipt of electronic court notice containing Reply of PREPA to (A) U.S. Bank's Reservation of Rights to PREPA's Motion to Establish Procedures for Interim Compensation and (B) National's Joinder Thereto as filed by the Oversight Board.

Review and analyze Reply of PREPA to (A) U.S. Bank's Reservation of Rights to PREPA's Motion to Establish Procedures for Interim Compensation and (B) National's Joinder Thereto as filed by the Oversight Board.

Receipt of electronic court notice of Proof of Claim no. 4 as filed by Pedro Luis Cassanovas Balado & Olga I. Trinidad Nieves.

Review of Proof of Claim no. 4 as filed by Pedro Luis Cassanovas Balado & Olga I. Trinidad Nieves.

Review of electronic mail communications with Epiq Bankruptcy to secure the notification of Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment as sent by Atty. Sara Hoffman and Tim Conklin.

Receipt of electronic court notice containing Proof of Claim no. 4 as filed by Carlos A. Costas.

Review and analyze Proof of Claim no. 4 as filed by Carlos A. Costas.

Receipt of electronic court notice containing Limited Response of US Bank National Association in its Capacity as PREPA Bond Trustee Regarding FOMB's Opposition to Motion for Relief from the Automatic Stay, as filed by US Bank National Association.

Review and analyze Limited Response of US Bank National Association in its Capacity as PREPA Bond Trustee Regarding FOMB's Opposition to Motion for Relief from the Automatic Stay, as filed by US Bank National Association.

Receipt of eletronic notice sent by Epiq Bankruptcy containing Reply of PREPA to (A) U.S. Bank's Reservation of Rights to PREPA's Motion to Establish

Procedures for Interim Compensation and (B) National's Joinder Thereto as filed by the Oversight Board.
Receipt of eletronic notice sent by Epiq Bankruptcy containing Limited Response of US Bank National Association in its Capacity as PREPA Bond Trustee Regarding FOMB's Opposition to Motion for Relief from the Automatic Stay, as filed by US Bank National Association.
Review and analyze electronic mail communication sent by Atty. José Cintrón regarding a request to stay proceedings as made by a debtor of PREPA.
Review and analyze Request to Stay Proceedings as filed by Harlin Rodriguez soto in case Harlin Rodriguez Soto v. AEE, in which PREPA is collecting money from the Plaintiff.
Receipt of electronic court notice containing to into inform Withdrawal of Limited Objection and Reservation of Rights to PREPA's Motion for Entry of Order, as filed by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.
Review and analyze Motion to inform Withdrawal of Limited Objection and Reservation of Rights to PREPA's Motion for Entry of Order, as filed by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.
Receipt of electronic mail notice containing Reply of the Ad Hoc Group of PREPA Bondholders in Support of the Motion for Relief from the Automatic Stay and attachments.
Evaluation and analysis of Adversary case 17-00228. PR (PROMESA): Complaint by UTIER against Puerto Rico Electric Power Authority, FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, Jose B. Carrion, ANDREW G BIGGS, CARLOS M. GARCIA, ARTHUR J GONZALEZ, JOSE RAMON GONZALEZ, ANA J MATOSANTOS, DAVID A SKEEL JR. (Attachments: # 1 Exhibit Summons Puerto Rico Electric Power Authority # 2 Exhibit Summons Jose R. Gonzalez # 3 Exhibit Summons Jose B. Carrion III # 4 Exhibit Summons Financial Oversight Board # 5 Exhibit Summons David A. Skeel # 6 Exhibit Summons Carlos M. Garcia # 7 Exhibit Summons Arthur J. Gonzalez # 8 Exhibit Summons Andrew G Biggs # 9 Exhibit Ana J Matosantos); REPLY to Response to Motion in Support of the Motion for Relief from the Automatic Stay filed by Ad Hoc Group of PREPA Bondholders Re: [150] MOTION for Joinder Re: [149] Response to Motion filed by PUERTO RICO ELECTRIC POWER AUTHORITY filed by PUERTO RICO ELECTRIC POWER AUTHORITY (Attachments: # (1) Supplemental Declaration # (2) Exhibit A # (3) Exhibit B) filed by Nayda Ivette Perez-Roman on behalf of Ad Hoc Group of PREPA Bondholders for the purpose of evaluating strategies going forward.

08/05/2017 KBL

0.25 25.00

08/06/2017 MVM

5.50 687.50

08/07/2017	FJF	Receipt and review of email from counsel for plaintiff requesting payment of settlement executed prior to the filing by PREPA for bankruptcy under Title III of PROMESA. Drafting of response email to counsel for plaintiff advising of the filing of bankruptcy by PREPA and possible violation of the automatic stay. Re: Luis Martinez v. PREPA	0.25	31.25
08/07/2017	VDP	Examined plaintiff's motion to continue proceedings only as to codefendant alleged joint tortfeasor Star Electrical in the Carmen Delgado Santana v AEE case.	0.25	31.25
08/07/2017	DGC	Read and analyze Message from Atty. Ruiz regarding status of pending information requested. Conference call with Maritza Mulero regarding pending information requested. Draft and sent email to Atty. Ruiz regarding pending cases of Atty. Rodríguez López. Sent email to Atty. Ruiz requesting any spreadsheet related to Atty. Rodríguez López's cases. Conference call with Atty. Ruiz related to Atty. Rodríguez cases. Conference call with Maritza Mulero regarding Atty. Rodríguez cases. Sent email to Atty. Rodríguez requesting information of active cases. Conference call with Atty. Rodríguez regarding active cases. Read, analyzed and translated and transferred Atty. Edwin Rivera Maldonado's spreadsheet to main spreadsheet. Read and analyzed Atty. Corretjer's spreadsheet and added information to master spreadsheet, pending certain data not provided.	9.00	900.00
08/07/2017	MVM	Legal research of section 108 of the Bankruptcy Code and applicable case law for the purpose of drafting legal opinion on the subject of extrajudicial claims and Title III for Atty. Jorge Ruiz Pabón, Director of PREPA's Legal Division. Draft of legal opinion on the subject of extrajudicial claims and Title III for Atty. Jorge Ruiz Pabón, Director of PREPA's Legal Division. Evaluation and analysis of Adversary case 17-00229. PR (PROMESA): Complaint by UTIER against PUERTO RICO ELECTRICAL POWER AUTHORITY, COMMONWEALTH OF PUERTO RICO, FINANCIAL OVERSIGHT AND MANAGEMENT BOARD FOR PUERTO RICO, RICARDO ROSSELLO NEVARES, Ricardo Ramos, GERARDO JOSE PORTELA FRANCO, RAUL MALDONADO GAUTIER, JOSE IVAN MARRERO ROSADO, NATALIE A. JARESKO. (Attachments: # 1 Exhibit Exhibit B Financial Statements, Required Supplementary Information and Supplemental Schedules 2014 # 2 Exhibit Exhibit C Commonwealth Fiscal Plan # 3 Exhibit Exhibit D PREPA's Fiscal Plan # 4 Exhibit Exhibit E HR 186 - 189 # 5 Exhibit Exhibit F PREPA's FY 2018 # 6 Exhibit PROMESA Cover Sheet # 7. Meeting with Atty. Diaz for the purpose of discussing complaint filed by UTIER.	8.50	1,062.50
08/07/2017	AVG	Editing of "nature of litigation" sections of Pending Claims table with the purpose of providing assistance to Atty. Doris	6.00	450.00

08/07/2017 KBL

Gongon in accurately describing the nature of the claims against PREPA.

Review and analyze electronic mail communication sent by Atty. Kevin Finger, regarding the filing of an Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing.

Review first draft of Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing, as sent by Atty. Leo Muchnik.

Draft and sent electronic mail communication to Atty. Kevin Finger and Atty. Leo Muchnik regarding first draft of Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing. Receipt of electronic court notice containing Adversary Complaint no. 17-00228, Union de Trabajadores de la Industria Eléctrica y Riego v. PREPA, challenging the constitutionality of the Oversight Board's members appointments, as filed by Union de Trabajadores de la Industria Eléctrica y Riego.

Review and analyze Adversary Complaint no. 17-00228, Union de Trabajadores de la Industria Eléctrica y Riego v. PREPA, challenging the constitutionality of the Oversight Board's members appointments, as filed by Union de Trabajadores de la Industria Eléctrica y Riego v. PREPA.

Review second draft of Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing, as sent by Atty. Leo Muchnik.

Draft and sent electronic mail communication to Atty. Kevin Finger and Atty. Leo Muchnik regarding second draft of Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing.

Review third draft Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing, as sent by Atty. Leo Muchnik.

File Informative Motion fo AAFAF, as Fiscal Agent for PREPA, Regarding the August 9-10 Omnibus Hearing. Receipt of electronic court notice of Adversary Complaint no. 17-00229, Union de Trabajadores de la Industria Eléctrica y Riego v. PREPA, challenging the constitutionality of several Commonwealth acts and statutes, as filed by Union de Trabajadores de la Industria Eléctrica y Riego.

Receipt of electronic court notice containing Certificate of Service of Limited Response of U.S. Bank National Association in its Capacity as PREPA Bond Trustee Regarding FOMB's Opposition to Motion for Relief from the Automatic Stay, as filed by U.S. Bank National Association.

Review and analyze Certificate of Service of Limited Response of U.S. Bank National Association in its Capacity as PREPA Bond Trustee Regarding FOMB's Opposition to Motion for Relief from the Automatic Stay, as filed by U.S. Bank National Association.

9.00 900.00

Receipt of electronic court notice containing Notice of Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30 A.M.

Review and analyze Notice of Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30 A.M.

Receipt of electronic court notice containing Notice of Appearance as filed by Marathon Asset Management, L.P.
Review and analyze Notice of Appearance as filed by Marathon Asset Management, L.P.

Receipt of electronic court notice containing Informative Motion of US Bank National Association as Indenture Trustee Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017 Omnibus Hearing, as filed by US Bank National Association.

Review and analyze Informative Motion of US Bank National Association as Indenture Trustee Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017 Omnibus Hearing, as filed by US Bank National Association.

Receipt of electronic court notice containing Informative Motion of Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017 Omnibus Hearing, as filed by Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico.

Review and analyze Informative Motion of Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico Regarding Procedures for Attendance, Participation and Observation of August 9-10, 2017 Omnibus Hearing, as filed by Instituto de Competitividad y Sostenibilidad Económica de Puerto Rico.

Receipt of electronic court notice containing Informative Motion and Notice of Request to be Heard at August 9-10, 2017 Hearing, as filed by Scotiabank de Puerto Rico.

Review and analyze Informative Motion and Notice of Request to be Heard at August 9-10, 2017 Hearing, as filed by Scotiabank de Puerto Rico.

Receipt of electronic court notice containing Informative Motion and Notice of Request to be Heard of National Public Finance Guarantee Corporation Regarding Procedures for Attendance, Participation and Observation of August 9, 2017 Omnibus Hearing, as filed by National Public Finance Guarantee Corporation.

Review and analyze Informative Motion and Notice of Request to be Heard of National Public Finance Guarantee Corporation Regarding Procedures for Attendance, Participation and Observation of August 9, 2017 Omnibus Hearing, as filed by National Public Finance Guarantee Corporation.

Receipt of electronic court notice containing Informative Motion of Financial Oversight and Management Board Regarding August 9-10, 2017 Hearing, as filed by the

Oversight Board.

Review and analyze Informative Motion of Financial Oversight and Management Board Regarding August 9-10, 2017 Hearing, as filed by the Oversight Board.

08/07/2017 KBL

Receipt of electronic court notice containing Informative Motion of Official Committee of Unsecured Creditors in Compliance with Order Regarding Procedures for Attendance and Participation at August 9-10, 2017, Omnibus Hearing, as filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

3.50 350.00

Review and analyze Informative Motion of Official Committee of Unsecured Creditors in Compliance with Order Regarding Procedures for Attendance and Participation at August 9-10, 2017, Omnibus Hearing, as filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

Receipt of electronic court notice containing Amended Notice of Appearance of Official Committee of Unsecured Creditors and Request for Service of Papers, as filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

Review and analyze Amended Notice of Appearance of Official Committee of Unsecured Creditors and Request for Service of Papers, as filed by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

Receipt of electronic court notice containing Ad Hoc Group of PREPA Bondholders' Informative Motion and Notice of Request to be Heard at August 9, 2017 Omnibus Hearing, as filed by Ad Hoc Group of PREPA Bondholders.

Review and analyze Ad Hoc Group of PREPA Bondholders' Informative Motion and Notice of Request to be Heard at August 9, 2017 Omnibus Hearing, as filed by Ad Hoc Group of PREPA Bondholders.

Receipt of electronic court notice containing Informative Motion of Assured Guaranty Corp. and Assured Guaranty Municipal Corp. Regarding August 9-10, 2017 Omnibus Hearing, as filed by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.

Review and analyze Informative Motion of Assured Guaranty Corp. and Assured Guaranty Municipal Corp. Regarding August 9-10, 2017 Omnibus Hearing, as filed by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.

Receipt of electronic court notice containing Notice of Filing of Revise Proposed Order Regarding PREPA's Motion for Entry of an Order (A) Approving Form of Commencement of Title II Case and (B) Manner of Service and Publication Thereof, as filed by the Oversight Board.

Review and analyze Notice of Filing of Revise Proposed Order Regarding PREPA's Motion for Entry of an Order (A) Approving Form of Commencement of Title II Case

and (B) Manner of Service and Publication Thereof, as filed by the Oversight Board.
Receipt of electronic mail notice containing Informative Motion of Assured Guaranty Corp. and Assured Guaranty Municipal Corp. Regarding August 9-10, 2017 Omnibus Hearing, as sent by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.
Receipt of electronic mail notice containing Ad Hoc Group of PREPA Bondholders' Informative Motion and Notice of Request to be Heard at August 9, 2017 Omnibus Hearing, as sent by Assured Guaranty Corp. and Assured Guaranty Municipal Corp.
Receipt of electronic mail notice containing Notice of Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30am, as sent by Epiq Bakruptcy Solutions.
Receipt of electronic mail notice containing Application and Proposed Order for Admission Pro Hac Vice, Amended Notice of Appearance of Official Committee of Unsecured Creditors and Request for Service of Papers; and Informative Motion of Official Committee of Unsecured Creditors in Compliance with Order Regarding Procedures for Attendance and Participation at August 9-10, 2017, Omnibus Hearing, as sent by Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico.

08/08/2017	ADA	Meeting held with Atty. Ryan Wagner for the purpose of discussing several matters related to cases that are stayed for required action to be taken by PREPA. Several emails exchanged with Atty. Kevin Finger concerning the matters to be discussed at the hearing to be held before Judge Swayne on August 9, 2017. Study and analysis of the agenda of the matters to be discussed at the hearing to be held on August 9, 2017. Continuation of the study and analysis of the adversary complaint filed the bondholders requesting the Court to enforce their rights under the Resolution and Trust Agreement. Meeting held with Atty. Vázquez in order to discuss the allegation contained in the adversary complaint filed by the bondholders. Meeting held with Atty. Gongón in order to discuss the memorandum containing all the judicial and extrajudicial claims against PREPA, in particular to evaluate the exposure on some of the extrajudicial claims.	4.50	562.50
08/08/2017	FJF	In the case of Nitza Colón Colón v. PREPA receipt and review of court order staying the proceedings in light of the filing for bankruptcy under PROMESA's Title III.	0.25	31.25
08/08/2017	FJF	In the case of Carmen Delgado v. PREPA receipt and review of motion filed by plaintiffs requesting that the case not be stayed in connection with cause of action against codefendant Star Electrical. Drafted email to counsel for plaintiffs suggesting that voluntary dismissal against PREPA be filed.	0.25	31.25
08/08/2017	VDP	Examined state court judgment under Title III PROMESA	0.25	31.25

08/08/2017	DGC	in the José Luis Guzmán v AEE case. Conference call with Maritza Mulero regarding pending information from PREPA's internal attorneys. Conference call with Atty. Rebecca Torres regarding her active cases spreadsheet. Conference call with Atty. Eduardo Corretjer regarding spreadsheet information. Meeting with Atty. Arlene Hernández regarding active PREPA cases. Read and analyze email sent by Maritza Mulero regarding a specific case. Read email sent by Atty. Rebecca Torres regarding question asked. Conversations with Maritza Mulero regarding pending information. Conference call with Atty. Ruiz regarding pending information from Atty. Rodríguez. Incorporation of spreadsheet related to cases pending payment. Proofreading main spreadsheet. Search attorney information pending. Sent email to Atty. Arturo Diaz regarding pending risk evaluation and read his response.	9.50	950.00
08/08/2017	MVM	Evaluation and analysis of relevant documents as per case management order for the purpose of preparing for 3rd omnibus hearing.	6.50	812.50
08/08/2017	AVG	Editing of "nature of litigation" sections of creditor matrix with the purpose of providing assistance to Atty. Doris Gongon in accurately describing the nature of the claims against PREPA.	6.00	450.00
08/08/2017	KBL	Review and analyze electronic mail communication sent by Atty. Kevin Finger regarding motion for joinder to be filed in case National Public Finance Guarantee Corp. et al v. Oversight Board et al. Draft and send electronic mail communication to Atty. Kevin Finger regarding motion for joinder to be filed in case National Public Finance Guarantee Corp. et al v. Oversight Board et al. Review and analyze electronic mail communication sent by Atty. Kevin Finger in response to electronic mail communication sent regarding the case of National Public Finance Guarantee Corp. et al v. Oversight Board et al., and the court's order to stay. Receipt of electronic notice sent by Epiq Bankruptcy containing Notice of Filing of Revised Proposed Order Regarding PREPA's Motion for Entry of an Order (A) Approving Form of Commencement of Title III Case and (B) Manner of Service and Publication Thereof. Receipt of electronic notice sent by Epiq Bankruptcy containing Informative Motion of Financial Oversight Management Board Regarding August 9-10, 2017 Hearing. Receipt of several electronic notice sent by Assured Guaranty Corp., Assured Guaranty Municipal Corp., National Public Finance Guarantee Corporation, the Ad Hoc Group of PREPA Bondholders and Syncora Guarantee Inc. containing Adversary Complaint, civil no. 17-00232, with exhibits.	7.25	725.00

Receipt of electronic court notice attaching Order granting Luc A. Despina to appear pro hac vice.

Receipt of electronic court notice attaching Order granting Neal Manne, Weston O'Black and Michael Kelso to appear pro hac vice.

Receipt of electronic court notice containing Certificate of Service as filed by Scotiabank de Puerto Rico.

Review and analyze Certificate of Service as filed by Scotiabank de Puerto Rico.

Receipt of electronic court notice containing Notice of Filing Master Service List as of August 8th, 2017, as filed by the Oversight Board.

Review and analyze Notice of Filing Master Service List as of August 8th, 2017, as filed by the Oversight Board.

Review and analyze electronic mail communication sent by Mrs. Marian Ramirez regarding Omnibus Hearing and Motion to Inform Appearance at Omnibus Hearing Scheduled for August 9-10, and requesting the parties to inform who is the main speaker.

Receipt of electronic court notice containing Certificate of Service of Reply of PREPA to (A) U.S. Bank's Reservation of Rights to PREPA's Motion to Establish Procedures for Interim Compensation and (B) National's Joinder Thereto, filed by Epiq Bankruptcy Solutions, LLC.

Review and analyze Certificate of Service of Reply of PREPA to (A) U.S. Bank's Reservation of Rights to PREPA's Motion to Establish Procedures for Interim Compensation and (B) National's Joinder Thereto, filed by Epiq Bankruptcy Solutions, LLC.

Receipt of electronic court notice containing Certificate of Service of Notice of Filing of Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment, as filed by Epiq Bankruptcy Solutions, LLC.

Review and analyze Certificate of Service of Notice of Filing of Revised Proposed Order and Reservation of Rights Regarding PREPA's Motion for Entry of an Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment, as filed by Epiq Bankruptcy Solutions, LLC.

Receipt of electronic court notice containing Certificate of Service of Notice of Filing of Revised Proposed Order Regarding PREPA's Motion for Entry of an Order (A) Approving Form of Notice of Commencement of Title III Case and (B) Manner of Service and Publication Thereof, as filed by Epiq Bankruptcy Solutions, LLC.

Review and analyze Certificate of Service of Notice of

Filing of Revised Proposed Order Regarding PREPA's Motion for Entry of an Order (A) Approving Form of Notice of Commencement of Title III Case and (B) Manner of Service and Publication Thereof, as filed by Epiq Bankruptcy Solutions, LLC.

Receipt of electronic court notice containing Certificate of Service Notice of Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30 A.M. and Informative Motion of Financial Oversight and Management Board Regarding August 9-10, 2017 Hearing, as file by Epiq Bankruptcy Solutions, LLC.

Review and analyze Certificate of Service Notice of Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30 A.M. and Informative Motion of Financial Oversight and Management Board Regarding August 9-10, 2017 Hearing, as file by Epiq Bankruptcy Solutions, LLC.

Review and analyze Notice of Appearance file by Carlos A. Rodriguez Vidal on behalf of Syncora Capital Assurance Inc.

Receipt of electronic court notice containing Affidavit of Service as filed by Ad Hoc Group of PREPA.

Receipt of electronic court notice containing of Notice of Amended Agenda of Matters Scheduled for the Hearing on August 9, 2017 at 9:30 a.m., and exhibit, as filed by the Oversight Board.

08/08/2017 KBL

Receipt of electronic court notice containing Notice of Appearance filed by Syncora Capital Assurance Inc., Syncora Guarantee Inc.

1.25

125.00

Study and analisis of Notice of Appearance filed by Syncora Capital Assurance Inc., Syncora Guarantee Inc.

Receipt of electronic court notice containing Certificate of Service filed by the Official Committee of Unsecured Creditors.

Study and analisis of Certificate of Service filed by the Official Committee of Unsecured Creditors.

Receipt of electronic mail notice sent by Epiq Bankruptcy Solutions containing Notice of Amended Agenda as filed by the Oversight Board.

Receipt of electronic court notice containing Opposition of FOMB to Motion for Relief of Automatic Stay (documents release).

Study and analisis of Opposition of FOMB to Motion for Relief of Automatic Stay (documents release).

08/09/2017 ADA

Meeting held with counsels from Greenburg in order to prepare for the hearing to be held on this same date.

8.00

1,000.00

Attendance at the United States District Court for the District of Puerto Rico to the hearing before Judge Laura Taylor Swain. Subsequent meeting held with the team in order to discuss the course of action to follow in the case.

08/09/2017 FJF

In the case of Julio Rancel v. PREPA receipt and review of order regarding the filing of listing of PREPA cases in bankruptcy. Meeting with attorney Arlene Hernández to

0.50

62.50

		discuss thios order and alternatives available to comply with same.		
08/09/2017	FJF	In the case of Rafael Gonzalez v. PREPA reviewed judgment granting the automatic stay of proceedings in this case.	0.25	31.25
08/09/2017	FJF	In the case of Hector Reyes v. PREPA receipt of motion in compoliance with court order filed by plaintiffs.	0.25	31.25
08/09/2017	VDP	Examined amended judgment pursuant to Title III PROMESA in the José Luis Guzmán v AEE case.	0.25	31.25
08/09/2017	VDP	Examined judgement entered pursuant to Title III PROMESA in the Rafael González Reyes v AEE case.	0.25	31.25
08/09/2017	DGC	Conference call with Atty. Jorge Rodríguez in relations to pending spreadsheet. Read and analyze email sent by Hilda Pizarro, Atty. Rodríguez assistant attaching spreadsheet requested ef active cases. Read analyed and studied spreadsheet attacheet sent. Sent email to Atty. Diaz regarding Atty. Rodríguez López's spreadsheet and lack of data requested. Incorporated data related to Atty. Rodríguez López spreadsheet to master spreadsheet. Search pending information regarding attorneys. Conference call with Maritza Mulero regarding pending information from Atty. Rodríguez López spreadsheet. Conference call with Maritza Mulero regarding change of time of the meeting Atty. Ruiz had with Atty. Rodríguez. Read and analyze email sent by Maritza Mulero indicating part of the information still pending from Atty. Rodríguez. Read and analyze email sent by Atty. Diaz stating the need for risk evaluation from Atty. Rodríguez. Sent email to Atty. Diaz confirming plan. Sent email to Maritza Mulero regarding information requested by Atty. Diaz. Conference call with Maritza Mulero regarding risk evaluation quantities given by Atty. Rodríguez. Incorporation of data given by Maritza Mulero to master spreadsheet. Email sent to Atty. Arturo Diaz attaching lastest version of master spreadsheet. Read email sent by Atty. Arturo Diaz regarding spreadsheet sent.	6.50	650.00
08/09/2017	MVM	Preparation for and appearance at 3rd omnibus hearing with Title III Judge Taylor Swain. Evaluation and analysis of Reply to Opposition to Motion for Relief from Stay Filed by Marcia Gil-Caraballo.	8.25	1,031.25
08/09/2017	KBL	Appearance at the United States District Court for the District of Puerto Rico for Omnibus Hearing.	8.00	800.00
08/09/2017	KBL	Receipt of electronic court notice containing Notice of Appearance filed by National Public Finance Guarantee Corporation. Review and analisis of Notice of Appearance filed by National Public Finance Guarantee Corporation. Review of Reply to Opposition to Motion for Relief from Stay filed by Marcia Gil Caraballo.	0.50	50.00
08/10/2017	FJF	In the case of Samuel Rodrigiez Claudioo v. PREPA held extensive meeting with attorney Doris Gongón in order to discuss the recent order issued by the court in connection with the filig by PREPA under Title III. Receipt and review of recent case law issued by the Supreme Coiurt of Puerto	2.50	312.50

		Rico regarding the applicability of the Title III automatic stay.		
08/10/2017	DGC	Meeting with Atty. Vázquez concerning pending information related to spreadsheets. Meeting with Atty. Arturo Diaz regarding pending information of the non judicial claims and the risk evaluation. Study and analysis of the non judicial claims to evaluate risk evaluation. Meeting with Atty. Arturo Diaz regarding amendment to spreadsheet and request for final version after it. Amendments made to master spreadsheets as requested. Sent email to Atty. Arturo Diaz with final version of spreadsheet report re regarding judicial and non judicial reports along with four printed copies of the same. Conference call with Maritza Mulero regarding final master spreadsheet report and last minute questions about format. Conference call with Atty. Arturo Diaz requesting amendment of final version spreadsheet report to be organize by alphabetical order, that includes non judicial and judicial cases. Preparation of spreadsheet as requested by Atty. Diaz. Messege sent to Atty. Diaz confirming amendments done. Confernce call with Maritza Mulero regarding last amendments requested by Att. Diaz. Conference call with Atty. Diaz requesting final copy to be delivered.	6.00	600.00
08/10/2017	DGC	Study and analysis of Atty. Maraliz Vazquez email regarding future meeting with Greenberg requesting pending questions. Sent email to Atty. Vazquez presenting questions to be discussed with Greenberg attorneys after study of PREPA cases and PROMESA reactions from respective courts. Study and analysis of Atty. Vázquez email stating preliminary actions.	1.00	100.00
08/10/2017	MVM	: Evaluation of various documents in the Masterlink take over agreement case [REDACTED] [REDACTED] [REDACTED] n. Evaluation and analysis of ORDER (A) PROHIBITING UTILITIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE, (B) DEEMING UTILITIES ADEQUATELY ASSURED OF FUTURE PERFORMANCE, AND (C) ESTABLISHING PROCEDURES FOR DETERMINING ADEQUATE ASSURANCE OF PAYMENT ORDER (A) PROHIBITING UTILITIES FROM ALTERING, REFUSING, OR DISCONTINUING SERVICE, (B) DEEMING UTILITIES ADEQUATELY ASSURED OF FUTURE PERFORMANCE, AND (C) ESTABLISHING PROCEDURES FOR DETERMINING ADEQUATE ASSURANCE OF PAYMENT. Evaluation, analysis and comments to Response of Puerto Rico Electric Power Authority in Opposition to Motion fro Relief from Stay for the purpose of filing the same in the case of RESUN, LLC.	4.00	500.00

08/10/2017	KBL	Review of electronic mail message sent by Atty. Finger regarding Reply in Opposition to Motion for Relief of Stay filed by Resun (Barceloneta). Study and analyze Application to Appear Pro Hac Vice filed by J. Barton. Receipt of electronic mail notice send by Epiq containing three (3) documents filed with the Court.	0.25	25.00
08/11/2017	AHS	Drafted motion to comply with an order filed under the case of Julio Rancel López v. AEE, GDP2013-0152.	1.00	100.00
08/11/2017	AHS	Redactar y presentar moción en cumplimiento de orden en el caso de Julio Rancel López v. AEE, GDP2013-0152.	1.00	100.00
08/11/2017	DGC	Re: case Samuel Rodríguez Claudio v. PREPA (GDP2013-0137) draft Motion in Compliance. Research and analysis of the recent cases from PR Supreme Court regarding issues of bankruptcy in order to add it to motion. Samuel Rodríguez Claudio case, draft and sent email to Plaintiff and third party defendants attaching motion filed by PREPA regarding documents requested by PREPA.	2.50	250.00
08/11/2017	DGC	Investigated the following twelve (12) CAPECO cases status at Court: DDP 2010-0152; DDP 2010-0046; DDP 2010-0037; DDP 2010-0832; DDP 2010-0084; DDP 2010-0043; DDP 2010-0040; DDP 2010-0050; DDP 2009-0989; DDP 2009-1092; DDP 2009-1125; DDP 2009-1045. Meeting with Atty. Maraliz Vázquez informing her of the outcomes of the investigation on CAPECO cases status. Meeting with Atty. Vázquez and Atty. Diaz regarding cases presented in master spreadsheet regarding CAPECO and action plan to investigate real status in corresponding courts. Meeting with Atty. Arturo Diaz and Atty. Maraliz Vázquez in regards to information gathered in conference meeting with Atty. Finger. Meeting with Atty. Maraliz Vázquez confirming information regarding identification of claimants and certain cases status. Meeting with Atty. Arturo Diaz and Atty. Maraliz Vázquez regarding the cases from CAPECO and search for their status in the states court. Meeting with Atty. Diaz in respect to doubts of a claim from A-1 Servicios Sanitarios. Wrote email to Atty. Arturo Diaz attaching master spreadsheet with changed in its format alphabetically.	4.50	450.00
08/11/2017	MVM	Conference call with Greenberg team for the purpose of discussing various issues that have come up in different litigations and matters in PREPA to devise strategies going forward. Meeting with Atty. Carlos Aquino for the purpose of discussing various pending litigation matters, Title III's effect on the same and how to proceed. Evaluation, analysis and comments to draft report of cases for the purpose of including in the creditor list as requested by the Greenberg team. Evaluation and analysis of Order fixing date to file creditor matrix and list of creditors.	5.50	687.50
08/11/2017	KBL	- Review and analyze electronic mail communication sent by Atty. Mian R. Wang, regarding Response to Motion to Lift Stay filed by Resun (Barceloneta). Study and analysis	1.50	150.00

of Response of PREPA in Opposition to Motion for Relief from Stay, as sent by Atty. Mian R. Wang. File Response of Puerto Rico Electric Power Authority in Opposition to Motion for Relief from Stay filed by Resun (Barceloneta). Receipt of electronic court notice containing Response in Opposition to Motion for Relief from Stay filed by Resun (Barceloneta).

Study and analyze electronic mail communication sent by Atty. Javier Rua regarding request to lift the automatic stay in the PV Properties case.

Study and analyze second electronic mail communication sent by Atty. Javier Rua regarding request to lift the automatic stay in the PV Properties case.

Study and analyze electronic mail communication sent by Atty. Ubaldo Fernández regarding request to lift the automatic stay in the PV Properties case.

Study and analyze electronic mail communication sent by Atty. Nathan Haynes regarding request to lift the automatic stay in the PV Properties case.

08/11/2017 KBL

Receipt of court endorsed order regarding the availability of the transcript regarding Omnibus Hearing.

3.00 300.00

Study and analysis of Minutes of Proceedings.

Receipt of electronic endorsed order granting Craig Bruens to appear pro hac vice.

Study and analysis of Order Authorizing the Employment of Epiq Bankruptcy.

Study and analysis of Order (A) Prohibiting Utilities from Altering, Refusing, or Discontinuing Service, (B) Deeming Utilities Adequately Assured of Future Performance, and (C) Establishing Procedures for Determining Adequate Assurance of Payment.

Study and analysis of proof of claim no. 5 and attachments filed by Dino Demario.

Study and analysis of proof of claim no. 6 and attachments filed by Marlene Ruiz.

Study and analysis of proof of claim no. 7 and attachments filed by Zell Martinez.

Receipt of electronic court notice containing Certificate of Service filed by Epiq Bankruptcy Solutions, regarding Notice of Amended Agenda filed by the Oversight Board.

Study and analysis of Certificate of Service filed by Epiq Bankruptcy Solutions, regarding Notice of Amended Agenda filed by the Oversight Board.

Study and analysis of Adversary Complaint filed by Assured Guaranty Corp.

08/14/2017 ADA

Meeting held with Atty. Vázquez for the purpose of

4.00 500.00

[REDACTED]
Attendance at the offices of PREPA for the purpose of meeting with [REDACTED]
[REDACTED]

[REDACTED]
case. Review of electronic mail message sent by Atty. Ubaldo Fernández regarding telephone conference to [REDACTED]

[REDACTED] Draft and send electronic mail communication to Atty. Haynes regarding PV Properties case. Review electronic mail communication sent by Atty. Haynes regarding PV Properties case. Review electronic mail communication sent by Atty. Kevin Finger requesting a conference call regarding PV Properties case. Review electronic mail communication sent by Atty. Hemphill regarding conference call to discuss PV Properties-case. Draft and send response to several electronic mail messages sent regarding scheduling of conference call to discuss PV Properties case. Review of electronic mail message sent by Atty. K. Finger [REDACTED]

[REDACTED] Receipt of electronic court notice containing Notice to Creditors Requesting the Employment of Phoenix Management Services, LLC, as Financial Advisor for the Mediation Team. Study and analyze Request of Employment of Phoenix Management Services, LLC, as Financial Advisor for the Mediation Team. Receipt of electronic notice sent by Epiq Bankruptcy containing the Request of Employment of Phoenix Management Services, LLC, as Financial Advisor for the Mediation Team and related notice.

08/15/2017	ADA	Meeting held with Atty. Katuska for the purpose of discussing the matters presently pending before the Energy Commission. Study and analysis of the pleadings filed on this same date by the PREPA's Bondholders and discussion of the same with Atty. Bolaños; Attendance at the offices of PREPA in order to meet with Atty. Carlos Aquino and discuss the course of action to follow concerning claims under Law 33 as well as under Law 57; Meeting held with Atty. Ruiz Pabón for the purpose of discussing the course of action to follow concerning several cases filed by PREPA against some of the customers for stealing electricity and the course of action to follow with respect to the same.	5.50	687.50
08/15/2017	FJF	In the case of Rafael Polanco v. PREPA recived and reviewed judgment granting the stay of proceedings.	0.25	31.25
08/15/2017	FJF	In the case of Miriam Maldonado v. PREPA received and reviewed judgment granting the stay of proceedings.	0.25	31.25
08/15/2017	FJF	Receipt and review plaintiffs oposition to defendant Universal Insurance Company's request for reconsideratioin of order granting onle partial stay of proceedings. Meeting with attorney Victoria Pierce to discuss the contents of this motion [REDACTED]	1.00	125.00
08/15/2017	VDP	Study and analysis of "Urgent motion in compliance with [REDACTED]"	1.00	125.00

order and in opposition to request for reconsideration", filed by plaintiff Maidelyn Feliciano in the Maidelyn Feliciano v AEE case.

08/15/2017	AHS	Study and analysis of an order in connection with the stay of the proceedings dated August 15, 2017 at the case of Rafael Polanco Estrella v. Cuartas Byron, FDP2016-0013.	0.50	50.00
08/15/2017	AHS	Estudio y análisis de orden sobre la paralización de los procedimientos con fecha del 15 de agosto de 2017 en el caso de Rafael Polanco Estrella v. Cuartas Byron, FDP2016-0013.	0.25	25.00
08/15/2017	DGC	Read and analyze email sent by Atty. Angel Valencia Gatell regarding pending cases to be included in spreadsheet. Incorporation of data provided by Atty. Valencia-Gatell to master spreadhseet report. Read and analyze two recent 2017 Puerto Rico's Supreme Court judgments regarding automatic stay Rafael Lacourt Martínez v. Junta de Libertad Bajo Palabra CT-2017-7 and Laboratorio Clínico Irizarry v. Departamento de Salud CT-2017-8. Meeting with Atty. Victoria Pierce regarding pending cases not available in the original spreadsheet report. Meeting with Atty. Fernando Fornaris regarding specifically on case María V. Pérez Rodríguez. Conference call with Maritza Mulero regarding status of Omar Lugo case. Evaluation on the cases for Jose L. Guzmán and Janet Jimenez. Sent email to Atty. Francisco Vargas regarding case Jeanne E. Scinski requesting information for spreadsheet. Sent email to Maritza Mulero requesting information regarding Francisco Santos Rivera case. Sent email to Atty. Victoria Pierce requesting information for cases Mardelyn Feliciano and Héctor Reyes. Study and evaluated Omar Lugo case and María Pérez Rodríguez. Incorporated data to cases studied on to spreadsheet. Sent email to Atty. Maraliz Vázquez regarding status of the spreadsheet. Read and analyze email sent by Maritza Mulero stating actions done to retrieve information regarding case requested. Read email sent by Maritza Mulero requesting spreadsheet in editable format. Sent email to Maritza Mulero regarding Francisco Santos case. Read email from Maritza Mulero regarding case Omar Lugo. Incorporation of data to spreadsheet. Sent email to Maritza Mulero requesting information from the case Francisco Santos. Sent email to Maritza Mulero regarding request of final spreadsheet. Read and study email sent by Francisco Vargas relating to case requested information. Incorporated information given by Atty. Vargas.	4.50	450.00
08/15/2017	KBL	Study and analysis of Motion to Inform Regarding Motion for Relief of Stay filed by Ad Hoc Group of Bondholders. Review of electronic notice sent by Ad Hoc Group of PREPA Bondholders, containing Informative Motion Regarding Motion for Relief from Stay. Review of Motion Requesting Employment of Phoenix Management Services. Study and analysis of Reply to Opposition to Motion for	1.25	125.00

Relief from Stay filed by Centro de Periodismo
Investigativo in case In Re The Commonwealth of Puerto
Rico.

Total de Honorarios:

299.25 \$32,631.25

RESUMEN

<u>Nombre</u>	<u>Iniciales</u>	<u>Horas</u>	<u>Tarifa</u>	<u>Total</u>
Díaz-Angueira, Arturo	ADA	43.50	125.00	\$5,437.50
Hernandez-Sierra, Arlene M.	AHS	12.75	100.00	\$1,275.00
Valencia-Gatell, Angel J.	AVG	13.00	75.00	\$975.00
Gongón-Colón, Doris M.	DGC	85.25	100.00	\$8,525.00
Fornaris, Fernando J.	FJF	7.00	125.00	\$875.00
Bolaños-Lugo, Katiуска	KBL	64.00	100.00	\$6,400.00
Vazquez-Marrero, Maraliz	MVM	62.25	125.00	\$7,781.25
Hemphill-Carrero, Richard J.	RHC	3.00	100.00	\$300.00
Pierce-King, Victoria D.	VDP	8.50	125.00	\$1,062.50
Total		299.25		\$32,631.25

GASTOS:

08/31/2017	Photocopies	207.20
Total de Gastos:		\$207.20

TOTAL DE HONORARIOS Y GASTOS:

\$32,838.45

Balance	\$119,021.63
Total de Pagos aplicados	-\$0.00
Ajustes a Facturación Anterior.....	-\$0.00
Honorarios y Gastos para el mes en curso.....	\$32,838.45
Total Adeudado hasta 9/1/17	\$151,860.08

CUENTAS POR COBRAR

<u>0-30 Días</u>	<u>31-60 Días</u>	<u>61-90 Días</u>	<u>91-120 Días</u>	<u>Over 120 Días</u>
\$96,061.70	\$22,959.93	\$0.00	\$0.00	\$0.00

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Cancio, Nadal, Rivera & Díaz, P.S.C.
ATTORNEYS AND COUNSELLORS AT LAW

AUTORIDAD DE ENERGIA ELECTRICA
FERNANDO M. PADILLA
PO BOX 364267
SAN JUAN, PR 426

September 01, 2017
Factura Núm: 2027311
Cliente Núm: 1380

SERVICIOS PROFESIONALES INCURRIDOS DURANTE EL MES DE August, 2017

Matter Description	Horas	Honorarios	Gastos	Total
0189 1380.0189 PROMESA AEE	347.50	\$96,055.00	\$6.70	\$96,061.70
	347.50	\$96,055.00	\$6.70	\$96,061.70
Honorarios y Gastos para el mes en curso.....			\$96,061.70	
Balance Anterior			\$31,147.43	
Total de Pagos aplicados			-\$2,937.50	
Adjustes a Facturación Anterior			-\$5,250.00	
Total Adeudado hasta 9/1/2017			\$119,021.63	

1380-0189

1380.0189 PROMESA AEE

08/16/2017	ADA	Study and analysis of the [REDACTED] (1.00); Meeting held with Atty. Vázquez in order to discuss the draft to the [REDACTED] (1.00); Study and analysis of the emails submitted to our consideration by Atty. Laura Pagán and preparation and drafting of a reply (.50); Preparation and drafting of an email directed to Atty. Kevin Finger in order to outline the controversies surrounding the case [REDACTED] (.50); Meeting held with Atty. Jorge Ruiz Pabón in order to discuss the course of action to follow, [REDACTED] (1.50)	4.00	960.00
08/16/2017	FJF	In the case of Carmen Delgado v. PREPA received and reviewed motion filed by plaintiffs replying to codefendant Star Electrical's opposition to non-application of stay of proceedings as to such codefendant. (.20); Drafted email to counsel for plaintiffs suggesting the voluntary dismissal of action against PREPA. (.10)	0.30	90.00
08/16/2017	FJF	In the case of Héctor Reyes v. PREPA reviewed judgment granting the automatic stay of proceedings in this case. (.10)	0.10	30.00
08/16/2017	VDP	Analysis of plaintiff Carmen Delgado Santana's Reply to codefendant Star Electrical's Opposition to plaintiff's Motion Regarding Inapplicability of Stay of Proceedings to said codefendant (8 pages) in the Carmen Delgado Santana v AEE case. (.30)	0.30	90.00
08/16/2017	AHS	Study and analysis of an order in connection with the stay of the proceedings dated August 16, 2017 at the case of Miriam Maldonado Romero v. AEE, CDP2016-0043. (.30)	0.30	75.00
08/16/2017	DGC	Sent email to Maritza Mulero attaching latest spreadsheet report. (.10) Meeting with Atty. Arturo Diaz regarding status of the spreadsheet. (.30) Conference call with Rodríguez López's office to request pending information regarding Francisco Santos case. (.10) Meeting with Atty. Arturo Diaz regarding pending case of Francisco Santos. (.10) Meeting with Atty. Francisco Vargas in relations to Risk Evaluation of Jeanne E. Scinski case. (.20) Conference call with Maritza Mulero regarding Francisco Santos case and conversations had with Rodríguez López office. (.10) Read email sent by Maritza Mulero regarding Francisco Santos case information. (.10) Replied to Maritza Mulero regarding information sent. (.10) Translation and incorporation of data from Francisco Santos case to spreadsheet. (.30) Read email sent by Atty. Aquino	2.10	525.00

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regarding PREPA cases related to Act 33. (.10) Read email sent by Rodríguez Lopez' office regarding Francisco Santos case. (.10) Evaluation of the documents attached. (.20) Sent email to Rodríguez Lopez' office regarding information sent. (.20) Sent email to Atty. Arturo Diaz attaching final version of the spreadsheet report. (.10)

08/16/2017 MVM

Evaluation and analysis of latest version of [REDACTED] 5.00 1,500.00

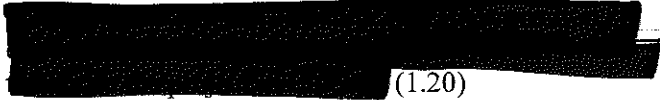
[REDACTED] (3.5). Draft of email to Atty. Finger from Greenberg for discussion purposes and coordination of meeting (.50). Meeting with Atty. Diaz for purposes of discussing latest draft of [REDACTED] (1.0). Evaluation, analysis and response to various emails from [REDACTED]

08/16/2017 KBL

Study and analysis of Notice of Constitutional Challenge filed by UTIER in adversary proceeding. (.10) Study and analysis US Acknowledgement of Constitutional Challenge, as filed by USA in the Commonwealth of Puerto Rico's bankruptcy case. (.20) Study and analysis of Order Directing Supplemental Briefing as entered by the Court. (.10) Receipt of electronic court notice containing Certificate of Service by Epiq Bankruptcy, regarding request for employment of Phoenix Management. (.10) Review and analysis of Certificate of Service by Epiq Bankruptcy, regarding request for employment of Phoenix Management. (.10) Review of electronic mail notification of Notice of Constitutional Challenge as sent by UTIER. (.10) Study and analyze several electronic mail communications sent by Atty. K. Finger, Atty. Ratnaswamy, Atty. Javier Rua and Atty. Rippie, regarding PV Properties request to lift automatic stay. (.90) Review of PV Properties v. AEE (CEPR-QR-2017-0001) file, including study and analysis of complaint, motion for summary judgment, and study and analysis of law 82 of 2010, to discuss possible lift of stay in conference call as requested by Atty. Kevin Finger. (4.20) 5.80 1,450.00

08/17/2017 ADA

Meeting held with Atty. Vázquez for the purpose of preparing for the meeting to be held on this same date with Atty. Kevin Finger in order to discuss several issues presented in the bankruptcy procedure such as the treatment to be given to two cases under Law 33 and Law 57 and the [REDACTED] (1.50); Subsequent attendance at the offices of PREPA at a meeting with Atty. Finger in order to discuss several cases and situations to determine how to handle them in accordance with PROMESA (2.50); Subsequent meeting with Atty. Laura Pagán head of the Opinion Division of PREPA, as well as with Javier Morales Tañón [REDACTED] (1.50); Preparation of an email to [REDACTED]

			(1.20)		
08/17/2017	FJF	Prepared for conference with Judge Aileen Navas regarding the stay of of PREPA's counterclaim against defendants consiting on review of the case law applicable to this particular situation and meeting with attorney Arlene Hernández to discuss our arguments to be posed before Judge Navas (2.80); Participate in conference with Judge Navas and counsel for plaintiff and third party defendant to argue our position regarding plaintiff's request that the automatic stay be applicable to PREPA's counterclaim (.40). Carama Development v. PREPA v. Constructora Grevic.	3.20	960.00	
08/17/2017	AHS	Appearance and participation at the telephone conference held on this date with Judge Aileen Navas, counsel for plaintiff, counsel for third party defendant, attorney Fernando J. Fornaris and attorney Fernando Machado in connection with the stay of the case Carama Construction Corp. v. PREPA, KAC2008-0556. (1.00)	1.00	250.00	
08/17/2017	AHS	Subsequent meeting held with attorney Fernando J. Fornaris and attorney Fernando Machado to discuss defense strategy in the case of Carama Construction Corp. v. PREPA, KAC2008-0556. (1.00)	1.00	250.00	
08/17/2017	AHS	Work in the prerapation of the first draft of the motion supplementing the notice of the stay in the case of Carama Construction Corp. v. PREPA, KAC2008-0556. (1.50)	2.50	625.00	
08/17/2017	DGC B140	Meeting held with Atty. Fornaris to discuss the draft. (1.00) Re: Samuel Rodríguez Claudio. Meeting with Atty. Katiuska Bolaños notifying motion to relief from stay presented by Plaintiff. Relief from Stay/Adeq. Prot. Proceedings. (.10)	0.10	25.00	
08/17/2017	DGC	Discussion with Atty. Maraliz Vázquez regarding initial opinion of expert's witness report (.20) Meeting with Atty. Maraliz Vázquez regarding information requested by the Senate of Puerto Rico. (.40). Draft and prepare letter to be sent to the Senate. (1.30) Read and analyze email from Eng. Edwin Rodríguez regarding opinion about expert witness report. (.10) Study and analysis of Eng. Rodríguez arguments about expert witness report. (.10) Read email sent by Atty. Maraliz Vázquez attaching final version of letter prepared. (.10) Study and analyze final draft of letter after amendments done. (.10). Read and analyze email sent by Glorianne Serrano regarding spreadsheet sent. (.10) Conference call with Glorianne Serrano regarding spreadsheet doubts of cases. (.40) Sent email to Glorianne Serrano attaching document requested. (.10) Read and analyze email sent by Mariel Charneco related to a case. (.10) Meeting with Atty. Arturo Diaz informing conversations with Glorianne Serrano regarding pending cases. (.10)	3.10	775.00	

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08/17/2017	MVM	Draft of email to Atty. Sánchez Girona in response to email sent regarding latest draft of [REDACTED] (1.0). Meeting with Atty. Díaz for the purpose of discussing draft of email (.50). Evaluation and analysis of email by [REDACTED] (.20). Evaluation and response to email from [REDACTED] for the purpose of [REDACTED] (.20). Final draft of email to Atty. [REDACTED] (.50). Meeting with Atty. Finger from Greenberg Traurig for the purpose of discussing various matters including [REDACTED] Ismael-Marrero modification of stay motion (2.0)	4.40	1,320.00
08/17/2017	AVG	Study and analysis of 489-page finding handed down by the Puerto Rico Energy Commission with the purpose of studying its conclusions and reasoning behind them in the matter of ICSE v. Puerto Rico Energy Commission. (7.0)	7.00	1,750.00
08/17/2017	KBL	Receipt of electronic court notice containing Certificate of Service as filed by Epiq Bankruptcy Solution. (.10) Study and analysis of Certificate of Service as filed by Epiq Bankruptcy Solution regarding several orders entered by the Court. (.10) Receipt of electronic court notice containing Motion to Inform Master Service List. (.10) Study and analysis of Motion to Inform Master Service List. (.10) Review of PV Properties v. AEE (CEPR-QR-2017-0001) opposition to motion to dismiss, to discuss possible lift of stay in conference call as requested by Atty. Kevin Finger. (.10) Review of electronic mail communication sent by Atty. Ratnaswamy regarding the IRP case and its relevancy in the discussion of possible lift of stay in PV Properties case. (.10) Study and analyze PREPA's Compliance Filing for Items due by July 30, 2017, as filed in the IRP case, to study PREPA's compliance with renewable energy portfolio regulation, with the purpose of preparing to discuss possible lift of stay in conference call as requested by Atty. Kevin Finger. (.30). Meeting with Atty. Hemphill to discuss all relevant document and statutes reviewed of the PV Properties case, with the purpose of establishing a strategy for the preparation call with Atty. Finger and upcoming call with the creditor's attorney. (2.00) Telephone conference with Atty. K. Finger, Atty. Haynes, Atty. Ratnaswamy and Atty. Hemphill to discuss the case of PV Properties v. AEE and the request to file a stipulation to lift the automatic stay. (.80) Receipt of electronic mail message sent by Atty. Rua containing draft of proposed stipulation to be discussed during telephone conference to be held tomorrow. (.10) Study and analysis of draft of proposed stipulation sent by Atty. Rua. (.10) Study and analysis of Notice of Appearance filed by TEC General Contractors. (.10) Review of electronic mail communication sent by Atty. Haynes regarding draft of proposed stipulation sent by	9.30	2,325.00

Atty. Rua. (.10) Draft and send electronic mail communication to Atty. Haynes regarding draft of proposed stipulation. (.10) Review reply electronic mail communication sent by Atty. Haynes regarding draft of proposed stipulation. (.10) Draft and send electronic mail communication to Atty. Rua regarding draft of proposed stipulation. (.10) Review electronic mail communication sent by Atty. Rua regarding draft of proposed stipulation. (.10) Review electronic mail communication sent by Atty. Rua regarding amended draft of proposed stipulation. (.10) Study and analysis of amended proposed stipulation sent by Atty. Rua. (.10) Meeting with Atty. Hemphill to discuss draft of proposed stipulation sent by Atty. Rua. (1.00) Review of bankruptcy code provisions and applicable case law cited by Atty. Rua in draft of proposed stipulation. (.10) Review of amendments to Law 82 made in 2016 as sent by Atty. Ratnaswamy in preparation for telephone conference call with Atty. Rua. (1.00) Receipt of electronic court notice containing Notice of Acknowledgement of Constitutional Challenge as filed by USA in UTIER v. PREPA adversary proceeding. (.10) Study and analyze Notice of Acknowledgement of Constitutional Challenge as filed by USA in UTIER v. PREPA adversary proceeding. (.10) Receipt of electronic court notice containing Order Certifying Matter to the USA. (.10) Study and analysis of Order Certifying Matter to the USA. (.10) Receipt of electronic court notice containing Notice of Appearance filed by the USA. (.10). Study and analysis of Notice of Appearance filed by the USA. (.10) Receipt of electronic court notice containing Certificate of Service filed by Prime Clerk. (.10) Study and analysis of Certificate of Service filed by Prime Clerk regarding motions filed by the Oversight Board. (.10) Review of electronic mail message sent by Atty. Finger regarding the request to lift stay filed by Samuel Rodriguez. (.10) Review of electronic mail message sent by Atty. Joseph Davis regarding the request to lift stay filed by Samuel Rodriguez. (.10) Meeting with Atty. Diaz and Atty. Vázquez with the purpose of discussing the matters that have been certified to the USA Attorney General in the Title III case. (1.00) Receipt of electronic court notice containing Motion Submitting Proposed Order. (.10) Study and analysis of Proposed Order Setting Procedures for Interim Compensation. (.40)

08/18/2017	FJF	In the case of Linés Acevedo Vega v. PREPA received copy of order allowing the withdrawal of legal representation. (.10) Receipt of copy of Judgment ordering the stay of proceedings. (.10)	0.20	60.00
08/18/2017	FJF	In the case of Carama Construction v. PREPA held meeting with attorneys Carlos Aquino and Fernando Machado in preparation for upcoming conference with the judge presiding over these procedures in local court. (1.20)	1.20	360.00
08/18/2017	FJF	In the case of Santos Vilanova v. PREPA receipt and	1.10	330.00

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		review of order regarding motion for reconsideration filed by plaintiffs. (.10); Meeting with attorney Victoria Pierce to discuss the motion for reconsideration and the arguments to be raised in our opposition to said motion. (1.00)		
08/18/2017	VDP	Examined order issued in the Santos Vilanova v AEE case by the state court regarding plaintiff's Urgent Motion for Reconsideration of the Stay. (.10)	0.10	30.00
08/18/2017	AHS	Meeting held with attorneys Fernando J. Fornaris and Katiuska Bolaños in connection the third party complaint, crossclaim and pending discovery under the case of Carama Construction v. AEE, K AC2008-0556. (.50)	0.50	125.00
08/18/2017	AHS	Drafted email to counsel for plaintiff Georgina Hernandez in connection with motion filed on August 8, 2017, and the stay of the proceedings (.50); study and review of an order dated August 14, 2017, in connection with the stay of the proceedings (.10); study and review of judgment dated August 14, 2017 (Lines Acevedo v. AEE, FDP2014-0163). (.10)	0.70	175.00
08/18/2017	DGC B140	Relief from Stay/Adeq. Prot. Proceedings RE: Samuel Rodríguez Claudio, Read email sent by Atty. Maraliz Vázquez regarding Docket. 245. (.10) Read Order Terminating Motion for Relief of Stay from Court, Dkt. 245, (.10). Wrote email to Atty. Maraliz Vázquez regarding order attached. (.10)	0.30	75.00
08/18/2017	DGC	Read and analyze email sent by Atty. Arturo Diaz regarding Docket 239. (.10) Read and analyze Docket 239 regarding interim compensation and reimbursement of expenses of professionals. (.10) Read email sent by Glorianne Serrano to coordinate conference call. (.10) Sent email to Glorianne Serrano indicating time of conference call. (.10) Meeting held with Glorianne Serrano regarding the status cases from Atty. Corretjer for the preparation of the report requested by Atty. Finger. (1.20).	1.60	400.00
08/18/2017	MVM	Evaluation and analysis of various Puerto Rico Supreme Court cases with the purpose of preparing for meeting with personnel from the Labor Division at PREPA to discuss [REDACTED] (1.0). Meeting at PREPA with personnel from the [REDACTED] [REDACTED] regarding agreement cases (2.5). Meeting with Efran Paredes to discuss [REDACTED] (1.5). Meeting with Atty. Jorge Ruiz for the purpose of discussing effects of stay in the Act 33/Act 57 cases (1.2).	6.20	1,860.00
08/18/2017	AVG	Meeting with Attorney Katiuska Bolaños to discuss preliminary schedule of preparation for oral arguments in the matter of ICSE v. Puerto Rico Energy Commission. (.50)	0.50	125.00
08/18/2017	AVG	Continuation of reading and analysis of the 489-page decision by the Puerto Rico Energy Commission with the purpose of studying its conclusions along with the reasoning behind them in the matter of ICSE v. Puerto Rico	4.00	1,000.00

Date	Case No.	Description	Hours	Amount
08/18/2017	KBL B140	Energy Commission. (4.00) Relief from Stay/Adeq. Prot. Proceedings - Study and analysis of electronic mail message sent by Atty. Javier Rua containing third amended draft of stipulation to lift automatic stay and the reasons for the amendment. (.30) Study and analysis of third draft of amended stipulation to lift the automatic stay as sent by Atty. Javier Rua. (.10) Draft and send electronic mail communication to Atty. Haynes with comments regarding third draft of amended stipulation to lift the automatic stay as sent by Atty. Javier Rua, with the purpose of preparing for conference call today as requested by Atty. K. Finger. (.30)	0.70	175.00
08/18/2017	KBL B110	Receipt of electronic court notice containing Order Scheduling Briefing and Hearing in Connection with the Aurelius Motions. (.10) Study and analysis of Order Scheduling Briefing and Hearing in Connection with the Aurelius Motions. (.10) Receipt of electronic court notice containing Notice of Third Amended Proposed Procedures for Interim Compensation. (.10) Study and analysis of Notice of Third Amended Proposed Procedures for Interim Compensation, as filed by the Board, with the purpose of determining how to proceed with the filing of fees statements and fee applications. (.30) Receipt of electronic court notice containing Order Setting Due Date for the Attorney General to intervene in the UTIER Adversary Proceeding. (.10) Study and analysis of Order Setting Due Date for the Attorney General to intervene in the UTIER Adversary Proceeding. (.10) Study of Summons returned executed on PREPA in both adversary cases filed by UTIER. (.10) Study and analysis of Order Terminating Motion for Relief from the Automatic Stay Filed by Samuel Rodriguez. (.10) Study and analysis of Reply to Debtor's Opposition to Motion for Relief of Stay filed by Resun. (.20) Receipt of electronic court notice containing Notice of Presentment of Second Revised Proposed Order. (.10) Study and analysis of Notice of Presentment of Second Revised Proposed Order of Notice of Commencement and other, and several attachments. (.90)	2.20	550.00
08/21/2017	ADA	Study and analysis of the email forwarded by Atty. Kevin Finger to Atty. Paul A. DelAguila [REDACTED] [REDACTED] (1.50); Study and analysis of the email forwarded to our attention by Atty. DelAguila outlining the discussion held with PREPA's official and counsel [REDACTED] (.20); Meeting held with Atty. Vázquez in preparation to the meeting to be held at PREPA's offices in this same date, concerning [REDACTED] (1.00); Attendance at the PREPA's offices in order to meet with personnel from the [REDACTED]	7.10	2,130.00

DelAguila and the recent [REDACTED]
[REDACTED] (2.50); Subsequent meeting held with Atty. Jorge Ruiz Pabón in order to discuss the course of action to follow with respect [REDACTED]
[REDACTED] (1.00); Telephone conference held with Atty. Kevin Finger in order to discuss the matters discussed at the meeting with [REDACTED]
[REDACTED] (.20); Study and analysis of the emails submitted to our consideration by Eng. Miguel A. Del Valle in relation to the course of action [REDACTED]
[REDACTED] (.20);

Meeting held with Atty. Maraliz Vázquez in order to discuss the email received from Eng. Del Valle and preparation and drafting of a response to the email. (.50)
In the case of Maidelyn Feliciano v. PREPA study and analysis of plaintiffs urgent motion for reconsideration of judgment staying proceedings with respect to all defendants. (.50); Meeting with attorney Victoria Pierce to discuss whether [REDACTED]
[REDACTED]

(.50)
In the case of Samuel Rodríguez Caludio v. PREPA recieved motion to show cause. (.10); Meeting with attorney Doris Gongón to discuss this order and determine the course of action to follow. (.30)

Continuation of reading and analysis of final ruling of 489 pages made by the Puerto Rico Energy Commission with the purpose of studying its findings along with the bases for them in the matter of ICSE v. Puerto Rico Energy Commission. (6.00)

Study and analysis of Stipulation and Proposed Order filed by the Oversight Board and UTIER in adversary proceeding regarding the deadline to answer the complaint and other reply documents. (.10) Receipt of electronic court notice containing Order Authorizing Employment. (.10) Study and analysis of Order Authorizing Employment of Phoenix Management Services. (.10)

Meeting held with Atty. Vázquez in preparation for the meeting to be held on this same date with [REDACTED]
[REDACTED]

[REDACTED] (1.00); Attendance at the office of PREPA for the purpose of discussing the impact and the course of action to [REDACTED]
[REDACTED] (2.00); Subsequent meeting held with Atty. Jorge Ruiz Pabón in order to discuss the treatment to be given on two cases pending pursuant to Laws 33 and 57 in preparation for subsequent meeting with Atty. Kevin Finger on this same date.(1.00) Attendance at

Date	Initials	Description	Hours	Amount
08/21/2017	FJF	In the case of Maidelyn Feliciano v. PREPA study and analysis of plaintiffs urgent motion for reconsideration of judgment staying proceedings with respect to all defendants. (.50); Meeting with attorney Victoria Pierce to discuss whether [REDACTED] [REDACTED]	1.00	300.00
08/21/2017	FJF	In the case of Samuel Rodríguez Caludio v. PREPA recieved motion to show cause. (.10); Meeting with attorney Doris Gongón to discuss this order and determine the course of action to follow. (.30)	0.40	120.00
08/21/2017	AVG	Continuation of reading and analysis of final ruling of 489 pages made by the Puerto Rico Energy Commission with the purpose of studying its findings along with the bases for them in the matter of ICSE v. Puerto Rico Energy Commission. (6.00)	6.00	1,500.00
08/21/2017	KBL	Study and analysis of Stipulation and Proposed Order filed by the Oversight Board and UTIER in adversary proceeding regarding the deadline to answer the complaint and other reply documents. (.10) Receipt of electronic court notice containing Order Authorizing Employment. (.10) Study and analysis of Order Authorizing Employment of Phoenix Management Services. (.10)	0.30	75.00
08/22/2017	ADA	Meeting held with Atty. Vázquez in preparation for the meeting to be held on this same date with [REDACTED] [REDACTED] [REDACTED] (1.00); Attendance at the office of PREPA for the purpose of discussing the impact and the course of action to [REDACTED] [REDACTED] (2.00); Subsequent meeting held with Atty. Jorge Ruiz Pabón in order to discuss the treatment to be given on two cases pending pursuant to Laws 33 and 57 in preparation for subsequent meeting with Atty. Kevin Finger on this same date.(1.00) Attendance at	10.00	3,000.00

the office of PREPA for a meeting with Atty. Kevin Finger in order to discuss the course of action to follow concerning claims under Laws 33 and 57 as well as the impact of the two opinions issued by a Supreme Court of Puerto Rico (1.50); Meeting held with Atty. Laura Pagán in

[REDACTED] (1.00); Subsequent meeting held with Eng. Paredes and Atty. Vázquez in order to discuss in detail the course of action to

[REDACTED] (1.00); Subsequent meeting held with Atty. Jorge Ruiz Pabón for the purpose of discussing the latest filing in the Title III proceedings by [REDACTED]

[REDACTED] (1.00); Subsequent telephone conference held [REDACTED]

[REDACTED] (1.00); Subsequent meeting held with Atty. Vázquez in order to work in the preparation of the draft of letter requested by Atty. Finger. (.50)

Meeting held with Atty. Vázquez in order to discuss in detail the memorandum submitted to our consideration by

[REDACTED] (1.00); Telephone conference held [REDACTED]

[REDACTED] (.50); Telephone conference held with Atty. Jorge Ruiz Pabón for the same purpose (.30); Attendance at PREPA [REDACTED] and Atty.

Vázquez to discuss in detail the course of action to follow concerning the action to be [REDACTED] (2.50); Meeting held with Atty. Jorge Ruiz Pabón in order to discuss the matters discussed during the meeting with the [REDACTED]

[REDACTED] (1.00); Study and analysis of the brief filed by UTIER before the Labor Relations Board in support of a request to have the stay lifted in cases before the Board (1.20); Study and analysis of PREPA's opposition to the UTIER's request to the Labor Relations Board in support of the stay provided by PROMESA (.50); Meeting held with Atty. Vázquez in order to discuss both briefs (.50); Meeting held with Atty. Vázquez [REDACTED]

[REDACTED] (1.00)

08/22/2017 ADA

8.50 2,550.00

AUTORIDAD DE ENERGIA ELECTRICA

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08/22/2017	FJF	In the case of Santos Vilanova v. PREPA received and reviewed urgent motion for reconsideration requesting that the stay of proceedings not be granted. (.20); Meeting with attorney Victoria Pierce in order to discuss arguments to be included in our opposition to this motion for reconsideration. (.40); Drafted motion for extension of time to oppose plaintiffs' urgent motion for reconsideration. (.20)	0.80	240.00
08/22/2017	VDP	Studied Urgent Motion for Reconsideration filed by plaintiff in the Santos Vilanova v AEE case (.20); Examined case file to ascertain due date of PREPA's opposition thereto, to be filed (.10)	0.30	90.00
08/22/2017	VDP	Studied plaintiff's Urgent Motion for Reconsideration of Judgment Regarding Stay and/or Request for Hearing filed in the Maidelyn Feliciano Ocasio v AEE case and discussion with Atty. Fornaris. (.20)	0.20	60.00
08/22/2017	DGC	Read and analyze Court's order.(.10) Read and analyze second court's order. (.10) Meeting with Atty. Fernando Fornaris regarding Order from the court and action plan. (.20) Send message to Atty. Araldo Roque regarding Order from the Court. (.10) Send message to Atty. Andres Gorbea relating to Order from the Court. (.10) Conference call with Atty. Gorbea in relations to Order. (.20) Search and analysis of all motions filed by Plaintiff on PREPA's Bankruptcy case. (.20) Meeting with Atty. Maraliz Vázquez in relations to discuss the motion to be filed. (.20)	1.20	300.00
08/22/2017	MVM C100	Meeting at PREPA with Efran Paredes for the purpose of discussing the [REDACTED] (1.5). Meeting at PREPA with Atty. Jorge Ruiz for the purpose of discussing various cases in the Litigation Division including [REDACTED] (2.5). Meeting at PREPA with the [REDACTED] (2.0). Meeting with Atty. Diaz for the purpose of discussing consultation regarding how to proceed in the [REDACTED] Draft of email to Atty. [REDACTED] (30). Draft of email to Atty. [REDACTED]	6.70	2,010.00
08/22/2017	AVG	filed in the Title III proceeding by UTIER (.40). Reading and analysis of judicial review remedy filed by the Institute of Competitiveness and Economic Sustainability of Puerto Rico with the purpose of studying the arguments made in favor of reviewing the finding made by the Puerto Rico Energy Commission. (4.00)	4.00	1,000.00
08/22/2017	KBL	Meeting with Atty. Fornaris to discuss the Motion for Reconsideration filed by Plaintiff. (.40) Study and analysis of Motion for Reconsideration filed by Plaintiff. (.20) Legal research of the different automatic stays included in PROMESA. (.50) Draft Opposition to Motion for	2.20	550.00

08/23/2017	ADA	<p>Reconsideration filed by Plaintiff. (.40) Draft electronic mail message to be sent to Atty. Finger regarding USIC claim of QMB unpaid lease. (.70)</p> <p>Meeting held with Atty. Vázquez in preparation to the meeting to be held today with Atty. Ruiz Pabón and subsequently with Atty. Kevin Finger (.50); Attendance at the offices of PREPA for the purpose of meeting with Atty. Jorge Ruiz Pabón in preparation for the meeting later on today with Atty. Kevin Finger (1.00); Attendance at the meeting with Atty. Kevin Finger in order to discuss several controversies related to cases in state and federal court in which the stay is being challenged and subsequent telephone conference held with [REDACTED]</p>	8.00	2,400.00
		<p>[REDACTED] (2.00); Subsequent meeting held with Atty. [REDACTED] (1.00); Subsequent meeting held with Atty. Kevin Finger in order to discuss the need to file a motion [REDACTED] (1.00); Study and analysis of the draft of the motion submitted to our consideration by Atty. Paul DelAguila and meeting held with Atty. Vázquez in order to discuss the same and provide amendments/additions (.50); Study and analysis of the emails submitted to our consideration by Atty. Finger concerning the need to hold a meeting or a telephone conference on August 24, in order to discuss the course of action to follow [REDACTED] telephone conference held with Atty. Vázquez in order to discuss the same (.50); [REDACTED] (.50); [REDACTED] (1.00)</p>		
08/23/2017	VDP	<p>Preparation and drafting of the opposition to the Urgent Motion for Reconsideration requesting the lift of stay filed by plaintiff Santos Vilanova in the Santos Vilanova v AEE case and discussion of the same with Atty. Fornaris. (1.50)</p>	1.50	450.00
08/23/2017	DGC B140	<p>RE: Samuel Rodríguez Claudio. Message from Atty. Araldo Roque stating availability to confer. (.10) Conference call with Atty. Roque in regards to Court's Order. (.20) Relief from Stay/Adeq. Prot. Proceedings.</p>	0.30	75.00
08/23/2017	MVM	<p>Meeting with Atty. Kevin Finger with the purpose of discussing pending matters including [REDACTED] (1.5). Meeting with Atty. Ruiz for the purpose of discussing [REDACTED] (2.0) Evaluation, analysis and response to email from Paul</p>	8.50	2,550.00

DeAguila from Greenberg regarding motion to modify stay. (.40) Evaluation, analysis and response to various emails from attorneys Valdejully, Cohen and Lyttle regarding status of motion to modify stay in the Marrero case. (.80) Draft of various sections of motion for modificaiton of stay in the Marrero case. (3.0) Conference call with Atty. Valdejully to discuss status of stay motion (.50) Second conference call with Atty. Valdejully to discuss modification of stay motion. (.30)

08/23/2017	AVG	Reading and analysis of judicial review motion filed by PREPA with the purpose of studying the arguments made by it in favor of judicial review of the finding made by the Puerto Rico Energy Commission in the matter of ICSE v. Puerto Rico Energy Commission. (6.00)	6.00	1,500.00
08/23/2017	KBL L120	Meeting with Atty. Diaz and Atty. Vázquez to discuss the Order Setting Procedures for Interim Compensation, with the purpose of determining the procedure of compensation of professionals and advise the client. (1.00) Receipt of electronic court notice containing Notice of Fling Amended Master Service List. (.10) Study and analysis of Notice of Filing Amended Master Service List and attachment. (.10) Review of electronic mail message sent by Atty. Javier Rua (PV Properties) regarding third draft of joint motion for lift of stay. (.10) Study and analysis of third draft of joint motion for lift of stay as sent by Atty. Javier Rua (PV Properties). (10) Receipt of electronic court notice containing Motion for Joint Administration of Cases. (.10) Study and analysis of Motion for Joint Administration of Cases and attachments. (.50) Receipt of electronic court notice containing Memorandum Order Denying RESUN Motion for Relief from Stay. (.10). Study and analysis of Memorandum Order Denying RESUN Motion for Relief from Stay. (.10) Receipt of electronic court notice containing POC filed by Ana Colmenares. (.10) Study and analysis of POC filed by Ana Colmenares and attachment. (.10) Receipt of electronic notice sent by Epiq containing Motion for Order Directing Joint Administration. (.10)	2.50	625.00
08/24/2017	ADA	Attendance at the telephone conference with Atty. Fegan, plaintiff counsel in order to discuss the joint motion requesting modification of stay; [REDACTED] [REDACTED] [REDACTED] [REDACTED] (2.00); Subsequen meeting held with Atty. Finger in [REDACTED] [REDACTED] (1.00); Meeting held with Atty. Katuska Bolaños in relation to the emails submitted to our consideration by Atty. Leo Muchnik as well as study and analysis of the documents submitted by Atty. Muchnik (.70); Telephone conference held with Atty. John Mudd in relation to its request for the lifting of the stay in the case of PBJL Energy vs. PREPA filed before the state court of	6.80	2,040.00

first instance in San Juan (.20); Meeting held with Atty. Vázquez in order to discuss the conversation had with Atty. John Mudd and preparation and drafting of an email to Atty. Kevin Finger (1.00); Study and analysis of the letter submitted to our consideration by Atty. John Mudd requesting the lift of the stay in the case of PBJL Energy vs. PREPA pending in the state court and preparation and drafting of an email to Atty. Kevin Figer referring the letter to his attention (1.00); Study and analysis of emails received from Mr. Bryan Karpuk, Director of consulting services of EPIQ as well as the reply by Atty. Leo Muchnik from Greenberg (.20); Meeting held with Atty. Vázquez in order to discuss the email dealing with notices to be provided to PREPA's customers. (.70)

08/24/2017	VDP	Reviewed and corrected first draft of opposition to plaintiff's urgent motion for reconsideration filed in the Santos-Vilanova v AEE case. (.80)	0.80	240.00
08/24/2017	DGC	Search for notifications of motions sent to plaintiff. Research Rules of Procedures regarding good faith and notifications through mail. Prepared and drafted motion in compliance to justify notifications to plaintiff in every and all issues regarding bankruptcy. (1.00)	1.00	250.00
08/24/2017	MVM	Evaluation and analysis of email from Atty. DeAguila from Greenberg regarding draft of motion to modify stay in the Marrero case (.10). Revisions and comments to latest draft on motion to modify stay. (2.5) Draft of email to Atty. DeAguila regarding comments and answers to latest draft of modification of stay motion (.20). Meeting with Atty. Diaz regarding latest draft of motion to modify stay (1.0). Meeting with Atty. DeAguila, Atty. Finger, Atty. Diaz regarding modification of lift stay motion [REDACTED] (1.5) Meeting with Atty. Diaz for the purpose of discussing coordination of meeting with [REDACTED] [REDACTED] (.50)	5.80	1,740.00
08/24/2017	AVG	Review and analysis of opposition to judicial review remedy filed by the Puerto Rico Energy Commission with the purpose of studying the arguments made in favor of affirming the Commission's findings in the matter of ICSE v. Puerto Rico Energy Commission (6.00); Meeting with Atty. Katuska Bolanos to discuss several arguments to be developed from PREPA's Brief and discuss strategy for oral arguments in the matter of ISCE v. Puerto Rico Energy Commission (1.00).	7.00	1,750.00
08/24/2017	KBL	Draft and file Notice of Appearance in case KAC2016-0789, consolidated with KAC2016-0790 and KAC2016-0792, PV Properties v. AEE (Restructuring Order). (.20) Telephone conference with representatives of Greenburg Tauring and AAFAF to discuss progress of the case and further strategies. (.50) Telephone conference with Atty. John Hutton to discuss case PREPA v. Energy Commission, KLRA 2017-0446, and its relevance in the	3.00	750.00

Title III case. (.90) Study and analysis of two motions and judgment from case KAC2016-0789, PV Properties v. AEE, as sent by Atty. John Hutton. (.20) Review electronic mail message sent by Atty. John Hutton regarding entry of order enforcing the automatic stay in case PV Properties v. AEE (Restructuring Order). (.10) Review of first draft of PREPA's Motion for Entry of an Order Enforcing the Automatic Stay (.20) Draft and send electronic mail message to Atty. John Hutton regarding PREPA's Motion for Entry of an Order Enforcing the Automatic Stay. (.10) Draft and send several electronic mail messages to Atty. John Hutton regarding documents filed in PV Properties v. AEE (Restructuring Order) and attaching several motions and resolutions relevant to the analysis. (.30) Review of electronic mail message sent by Atty. N. Haynes notifying that the request to lift stay made by PV Properties was denied. (.10) Review of electronic mail message sent by Atty. J. Rua in response to PREPA's rejection to proposal to lift automatic stay. (.10) Receipt of electronic court notice containing Order Approving Form of Commencement of Title III Case. (.10) Study and analysis of Order Approving Form of Commencement of Title III Case and attachments. (.20)

08/25/2017 ADA

Meeting held with Atty. Vázquez and Jorge Ruiz Pabón, Director of Litigation in PREPA in preparation for the meeting to be held on this same date with the attorneys from Human Resources Department (1.00); Attendance at the meeting with the attorneys from the Human Resources Department in order to discuss in detail the way to prepare a report containing all labor claim, judicial or extrajudicial as per instructions of attorney Kevin Finger (3.00); Subsequent meeting held with Atty. Kevin Finger in order to report in the meeting with the attorneys from the Human Resources Department (1.00); Several telephone conference held with Atty. Paul DeAguila from Greensberg to discuss the draft of the motion requesting a modification of the stay in the Marrero case (1.20); Subsequent meeting held with Atty. Kevin Finger in order to discuss the latest draft of the motion requesting a modification of the stay in the Marrero case (.80); Telephone conference held with Carlos Valdejully from O'Neill and Borges in order to discuss the draft of the motion requesting modification of the stay in the Marrero case (.30); Telephone conference with Atty. Beth Fegan, plaintiff counsel in order to discuss the draft of the joint motion requesting a modification of the stay (.70); Meeting held with Atty. Laura Pagán in order to discuss the draft of [REDACTED]

13.10 3,930.00

[REDACTED] (1.50); Subsequent meeting with Atty. Jorge Ruiz Pabón in [REDACTED] (1.00); Meeting held with [REDACTED]

Atty. Vázquez in order to [REDACTED]
[REDACTED]

(.60); Telephone conference held with attorneys Kevin Finger and Paul DeAguila in order to discuss the final draft of the motion requesting a modification of the stay that will be filed on this same date (1.00); Study and analysis of the emails submitted to our consideration by Atty. Leo Muchnik concerning Senate Project No. 608 [REDACTED]
[REDACTED]

[REDACTED] (.50); Telephone conference held with [REDACTED] and preparation and drafting of an email to Atty. Leo Muchnik attaching copy of Senate Project 608. (.50)

08/25/2017	FJF	In the case of Zell Martinez v. PREPA received and reviewed the following documents; 1) Answer to the impleade filed by Seguros Triple S-Propiedad. (.20); 2) Answer to the amended complaint and the impleader filed by MAPFRE-Praico Insurance Co. (.30); Motion for reconsideration filed by plaintiffs regarding dismissal for failure to post non-resident bond. (.20)	0.70	210.00
08/25/2017	FJF	Receipt and review of order staying proceedings under PROMESA and vacating trial dates. (.10); Meeting with attorney Katuska Bolaños to discuss the possibility of continuing with the cause of action as alleged in PREPA's counterclaim. (.40); Review email from Ms. Bolaños to attorney Kevin Fingers requesting his opinion in terms of continuing with PREPA's counterclaim against plaintiff. (.10)	0.60	180.00
08/25/2017	FJF	In the case of Samuel Rodriguez Claudio v. PREPA reviewed motion in compliance with court order and discussion of correction and additions to same with attorney Doris Gongón. (.40)	0.40	120.00
08/25/2017	FJF	In the case of Maria Oquendo v. PREPA held telephone conference with counsel for plaintiffs regarding the possibility of requesting from bankruptcy court a joint lifting of stay of proceedings in order to complete pre-petition settlement. (.30); Meeting with attorney Katuska Bolaños to discuss the aforementioned possibility and confer with attorney Kevin Finger. (.40); Review of draft of letter to attorney Kevin Finger. (.10)	0.80	240.00
08/25/2017	FJF	In the case of Orlando Vega v. AEE, receipt and review of motion filed by the Commonwealth of Puerto Rico regarding the procedure for the lifting of stay with attachments thereto. (.70)	0.70	210.00
08/25/2017	AHS	Receipt and review of an order dated August 24, 2017 in connection with the stay of the case Rancel López v. AEE, GDP2013-0152. (.10)	0.10	25.00
08/25/2017	DGC	Meeting with Atty. Arturo Diaz regarding new project related to cases pending to Labor litigation. (.10)	0.10	25.00
08/25/2017	DGC B140	Relief from Stay/Adeq. Prot. Proceedings re: Samuel Rodríguez Claudio. Meeting with Atty. Fernando Fornaris	0.40	100.00

			to request evaluation of final draft motion in compliance. (.10) Sent email to Atty. Fernando Fornaris attaching draft of motion in compliance (.10) Amendments to Motion in Compliance requested by Atty. Fornaris. (.20).		
08/25/2017	MVM		Meeting with Atty. Astrid Rodriguez for the purpose of coordinating efforts to [REDACTED] [REDACTED]s (2.50). Meeting with Atty. Pagan for the purpose of discussing [REDACTED] [REDACTED] (1.20). Draft of email to Atty. Fegan regarding draft of stipulation for modification of stay (.20). Meeting with Atty. Finger for the purpose of discussing various pending cases affected by Title III including [REDACTED] [REDACTED] (1.10). Meeting with Atty. Ruiz for the purpose of evaluating consultation of case by Atty. Uphoff regarding administrative order in state court that requires continuation of cases with non-debtor (1.50). Evaluation, analysis and response to various emails from liason counsel in the Marrero case for the purpose of discussing modification of stay motion (.70)	7.20	2,160.00
08/25/2017	KBL	C200	Review of rules and case law regarding removal in bankruptcy related cases, with the purpose of analyzing possible removal of rate review case from the Appeals Court. (1.20)	1.20	300.00
08/25/2017	KBL	B110 A107	Review of several documents, court orders and judgment with the purpose of drafting electronic mail communication to Atty. K. Finger. (.10) Draft and send electronic mail message to Atty. K. Finger regarding the Carama Construction case and Judgment, with the purpose of consulting for a request for Title III court order. (.50) Draft and send electronic mail message to Atty. K. Finger regarding the case of Maria Oquendo, with the purpose of consulting for lift of automatic stay. (.10)	0.70	175.00
08/28/2017	ADA		Meeting held with Atty. Aquino in order to discuss the case of Carlos Pérez Molina v. PREPA for the purpose of commencing the preparation of our reply to plaintiff request to leave of stay. (1.00) Meeting held with Atty. Vázquez in order to commence the preparation of the reply; (.50) Meeting held with Atty. Aquino for the purpose of discussing the case of PREPA vs. UTIER for the purpose of discussing the reply to be filed in opposition to the motion filed by the UTIER requesting the Court not to stay the case. (1.00) Subsequent meeting held with Atty. Vázquez in order to commence the preparation of our reply. (.50); Telephone conference held with Atty. Eduardo Corretjer in relation to the case filed by PREPA against Vitol [REDACTED] [REDACTED] (.30); Preparation and drafting of an email to Atty. Kevin Finger to determine the status of the brief to be filed in opposition to Vitol's complaint filed in PREPA'S Title III proceeding (.50); Subsequent study and analysis of the email forwarded to	10.10	3,030.00

our consideration by Atty. Kevin Finger in response (.10); Telephone conference held with Atty. Finger for the purpose of discussing the case filed by Vitol in the Title III proceeding and the course of action to follow in the same (.20); Study and analysis of the notice of commencement of PREPA's Title III case and related matters submitted by PREPA to the Bankruptcy Court (.20); Meeting held with Atty. Vázquez in preparation for the meeting to be held at PREPA's office with Atty. Paul DelAguila from the Greenburg Law Firm (.50); Attendance at PREPA's Offices for the meeting with Atty. DelAguila in preparation for the meeting to be held at the offices of Human Resources with the attorney while handling labor claims on behalf of PREPA (1.00); Attendance at the office of Human Resources for the meeting with the attorneys handling judicial and extrajudicial labor claims on behalf of PREPA (2.00); Work done in the discussion of how to identify and quantify judicial and extrajudicial labor claims against PREPA (.30); Subsequent meeting held with Atty. DelAguila for the purpose of discussing the course of action to follow, in particular the timetable to conclude the identification and quantification of all the judicial and extrajudicial claims against PREPA (1.00); Subsequent meeting held with Atty. Jorge Ruiz Pagón and Carlos Aquino in order to discuss the procedure to be followed to identify all labor claims pending against PREPA and the need to recruit some of the resources of the Litigation Division (1.00).

08/28/2017	ADA	Telephone conference with Atty. Jorge Ruiz Pabón regarding the prompt filing of the letters to be sent to the Secretary of Justice requesting the protection of Law 9 for the officials of the Authority, defendants in their individual capacity. (1.00) Various telephone conversations held with Atty. Carlos Aquino for the same purpose. (.50) Meeting held with Atty. Maraliz Vázquez for the purpose of analyzing the allegations contained in the lawsuits to determine the course of action to be followed in the processing of letters requesting protection of Law 9. (1.00) Appearance to the offices of the Authority for the purpose of review the draft of the letters to be sent on this same date. (1.50)	4.00	1,200.00
08/28/2017	FJF	In the case of Maydelin Feliciano v. PREPA meet with attorney Victoria Pierce in order to discuss plaintiffs request that the automatic stay not be extended to codefendants not in bankruptcy and its procedural effect on PREPA. (.50)	0.50	150.00
08/28/2017	FJF	Receipt and review of orders regarding the stay of proceedings in the case of Juan Carlos Gutierrez v. PREPA. (.20)	0.20	60.00
08/28/2017	VDP	Examined Court order regarding Plaintiff's Urgent Motion for Reconsideration of Judgment Regarding Stay and/or Request for Hearing in the Maidelyn Feliciano Ocasio v	0.10	30.00

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		AEE case. (.10)		
08/28/2017	VDP	Examined judgment staying proceedings in the Jean Carlos Gutierrez v AEE case. (.10)	0.10	30.00
08/28/2017	VDP	Examined court order in the Jean Carlos Gutiérrez v AEE case regarding motion filed by plaintiffs requesting extension of time to announce expert witness. (.10)	0.10	30.00
08/28/2017	DGC	Prepared draft of Reply to Motion in Opposition to Automatic Stay and discussion of the same with Atty. Vázquez. (3.00)	3.00	750.00
08/28/2017	MVM	Evaluation and analysis of adversary complaint filed by UTIER for the purpose of evaluating Act 9 referral for the Executive Director (1.50). Meeting at PREPA [REDACTED] (2.00).	5.00	1,500.00
		Meeting with Atty. Ruiz to discuss various cases pending in the litigation division were plaintiffs have challenged the Title III stay and strategies going forward (1.50). Evaluation and analysis of motion.		
08/28/2017	AVG	Reading and analysis of motion filed by Plaintiff Instituto de Competitividad y Sostenibilidad Economica de Puerto Rico in the matter of ISCE v. Puerto Rico Energy Commission with the purpose of studying its arguments in favor of striking the Energy Commission's appellate brief (2.00). Electronic communication with Attorney Katuska Bolanos with the purpose of discussing such motion (1.50). Continuation of review and analysis of brief in opposition to judicial review remedy filed by the Puerto Rico Energy Commission with the purpose of studying the arguments made in favor of affirming the Commission's findings (2.00).	5.50	1,375.00
08/28/2017	KBL	Review electronic mail communication sent by Atty. J. Hutton regarding the PV Properties case and the request for invalidity of Judgement. (.10) Draft and send response to electronic mail communication sent by Atty. J. Hutton regarding the PV Properties case and the request for invalidity of Judgement. (.10) Review of electronic mail communication sent by Atty. J. Hutton regarding Rate Review case and the possibility of a Notice of Removal. (.10) Draft and send response to electronic mail communication sent by Atty. J. Hutton regarding Rate Review case and the possibility of a Notice of Removal. (.10) Review of case file and necessary documents with the purpose of gathering facts to draft Notice of Nulity of Judgment in PV Properties case. (.20) Draft Notice of Nulity of Judgment in PV Properties case, as requested by Atty. J. Hutton. (.50) Telephone conference with PREPA Regulatory Team (Greenburg and R3) to discuss the possibility of removal of the PREPA v. CEPR case to the District Court. (1.00) Draft outline summarizing briefs for judicial review filed by PREPA and ICSE, as requested by Atty. Hutton with the purpose of analyzing the possibility of removal of the PREPA v. CEPR case to the	5.30	1,325.00

District Court. (.80) Review of electronic mail communication sent by Atty. Hutton requesting outline of arguments in the case of PREPA v. CEPR. (.10) Draft and send electronic mail communication to Atty. Hutton in response to request for outline of arguments in the case of PREPA v. CEPR. (.10) Draft outline of arguments presented by PREPA and ICSE in the Judicial Review (PREPA v. CEPR) as requested by Atty. Hutton, with the purpose of evaluate the possibility of removal to Title III Court. (2.00) Draft and send electronic mail communication to Atty. Hutton attaching memorandum outline of arguments in the case of PREPA v. CEPR. (.10) Review of electronic mail communication sent by Atty. Hutton in response to outline of arguments in the case of PREPA v. CEPR. (.10)

08/29/2017 ADA

Telephone conference held with Atty. Jorge Ruiz Pabón as well as PREPA's Finance Director regarding the evaluation of the Marrero case (.50); Meeting held with Atty. Vázquez to discuss PREPA's concern with the valuation of judicial and extrajudicial cases performed under the instructions of Atty. Kevin Finger from Greenberg (.50); Meeting held with Atty. Vázquez in order to prepare for the meeting to

8.40 2,520.00

[REDACTED] (.50);
Attendance at the meeting with PREPA's lawyers of the [REDACTED]
[REDACTED] (2.50); Meeting held with Atty. DelAguila to discuss [REDACTED]
[REDACTED] (1.50); Meeting held [REDACTED]
[REDACTED] a (1.50); Meeting held with Atty. Vázquez in order to discuss the final draft of the joint stipulation to be signed by plaintiff's and PREPA on the Marrero's case (1.00); Telephone conferences held with Atty. Carlos Valdejully from Stusco and Seth Cohen from Inspectorate in order to discuss the draft of the motion [REDACTED]
[REDACTED]

(.40)

08/29/2017 AHS

Drafted motion to comply with an order regarding filing of creditor matrix in the case of Julio Rancel López v. PREPA, GDP2013-0152. (.70)

0.70 175.00

08/29/2017 DGC B140

Relief from Stay/Adeq. Prot. Proceedings Read email sent by Atty. Katuska Bolaños regarding Docket 262. (.10) Reply to Atty. Katuska Bolaños regarding email sent. (.10) Study and analysis of Docket 262 and its attachment. (.10)

0.30 75.00

08/29/2017 DGC B140

Relief from Stay/Adeq. Prot. Proceedings RE: AEE v.

6.40 1,600.00

UTIER Meeting with Atty. Maraliz Vázquez to discuss case sent to evaluate and prepare reply to be sent to Atty. Carlos Aquino. (.30) Read email sent by Atty. Vazquez attaching order of Bankruptcy Court regarding latest case management order. (.10) Evaluation of Order of Bankruptcy Court in regards to Commonwealth case. (.20) Meeting with Atty. Katuska Bolaños regarding case Madison Capital Co LLC v. Smith. (.10) Read email sent by Atty. Bolaños regarding A.H. Robins Co. v. Piccinin case. (.10) Study and analyze A.H. Robins Co. v. Piccinin case. (.70) Research jurisprudence regarding counterclaims and application of automatic stay and incorporation of language encountered in research to motion including elaboration of analysis of facts. (4.50) Sent email to Atty. Arlene Hernández requesting motion filed by E.L.A. regarding application of automatic stay to entire case. (.10) Read and analyze email sent by Atty. Hernández. (.10). Read and analyze motion presented by E.L.A. applying automatic stay to entire case. (.20)

08/29/2017	MVM	Evaluation, analysis and comments to revised modification of stay motion sent by plaintiffs in the Marrero case (1.2). Meeting at PREPA with Atty. Aquino for the purpose of discussing the filing of replies to various oppositions to lift of stay motions filed in cases Carlos J. Perez Molina vs AEE; Civil Num: K DP2012-0297; Elba Diaz Pagan vs. AEE, Case No. QG-12-1168 (1.5). Evaluation and analysis of various email communications from Greenberg team regarding the filing of the amendment to the utility provider motion (.5). Evaluation, analysis and comments to draft of Amended Utility Motion to be filed in the Title III case (1.0)	4.20	1,260.00
08/29/2017	AVG	Telephone conference with Atty. Melissa Massheder of the Department of Justice, who represents co-defendants in their individual capacities, with the purpose of discussing strategy surrounding the possible filing of a second notice of automatic stay in the matter of Figueroa-Colon v. PREPA pursuant to Judge Taylor Swain's amended order of August 17, 2017 (0.30); Reading and analysis of Final Resolution entered by the Puerto Rico Energy Commission with the purpose of studying the errors on appeal raised by PREPA and the other co-defendants in the matter of ICSE v. Puerto Rico Energy Commission (3.0). Conference call with Greenberg Taurig Atty. Mark Bloom with the purpose of discussing strategy pertaining to the upcoming appellate oral argument hearing in the matter of ICSEPR v. Puerto Rico Energy Commission (0.30); Electronic communications with Greenberg Taurig Attorneys and Atty. Katuska Bolanos with the purpose of discussing possible courses of action for the continuance of the oral argument hearing in the matter of ICSEPR v. Comision de Energia (3.0); Telephone conference with Atty. Bolanos and Greenberg Taurig attorneys with the purpose of discussing possible courses of action for the continuance of	7.30	1,825.00

the oral argument hearing. Reading and analysis of draft of motion requesting leave to file a supplemental brief in the matter of ICSEPR v. Puerto Rico Energy Commission (0.70).

08/29/2017 KBL

Review of electronic mail communication sent by Atty. Hutton regarding the order subject to judicial review. (.10)

5.20 1,300.00

Review of electronic mail communication sent by Atty. M. Bloom regarding the case of PREPA v. PREC and the possibility of removal. (.10)

Review of electronic mail communication sent by Atty. M. Bloom with additional comments regarding the case of PREPA v. PREC and the possibility of removal. (.10)

Draft and send response to electronic mail communication sent by Atty. M. Bloom with additional comments regarding the case of PREPA v. PREC and the possibility of removal. (.10)

Receipt of electronic mail communication sent by Atty. L. Muchnik regarding amendment to Utility Provider List. (.10)

Review of Notice of Amendment to Utility List Provider sent by Atty. L. Muchnik. (.10)

Draft and send electronic mail message to Atty. L. Muchnik with comments on Notice of Amendment to Utility List Provider. (.10)

Review response of electronic mail communication sent to Atty. L. Muchnik. (.10)

Review of electronic mail communication sent by Atty. Bloom with additional suggestions and request for information regarding the case of PREPA v. PREC and the possibility of removal or request for injunction. (.10)

Draft and send response to electronic mail communication sent by Atty. Bloom with additional suggestions and request for information regarding the case of PREPA v. PREC and the possibility of removal or request for injunction. (.10)

Telephone conference with Atty. A. Valencia regarding issues to be discussed in conference call with Atty. Hutton and Atty. Bloom. (.20)

Telephone conference with Atty. Valencia, Atty. Bloom and Atty. Hutton regarding the case of PREPA v. PREC and the possibility of removal or request for injunction. (.40)

Telephone conference call with Atty. Valencia to discuss course of action after conference call. (.10)

Review of electronic mail invite for conference call with Atty. Hutton and Atty. Bloom regarding further discussion of the case of PREPA v. PREC and the possibility of removal or request for injunction. (.10)

Review of electronic mail message sent by Atty. K Finger regarding Supplemental Brief in Opposition to Motion for Relief from Stay. (.10)

Study and analysis of first draft of Supplemental Brief in

Opposition to Motion for Relief from Stay. (.10)
Review of electronic mail message sent by Atty. Bloom with initial draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Review of electronic mail message sent by Atty. Hutton requesting outline of PREC's arguments. (.10)
Draft and send response to Atty. Hutton regarding outline of PREC's arguments. (.10)
Review of electronic mail communication sent by Atty. Hutton with comments/revisions to initial draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Draft and send proposed amendments to initial draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Legal research of the applicability of certain sections of PROMESA to some of the arguments to be presented for removal or injunction of PREPA v. PREC pending in the Court of Appeals. (.50)
Draft and send further proposed amendments to initial draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Review and respond to several electronic mail communications from Atty. Hutton and Atty. Bloom regarding the Final Restructuring Order issued by PREC. (.20)
Review of electronic mail communication sent by Atty. Bloom with comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Draft and send proposed amendments to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.10)
Telephone conference with Mrs. Nancy Crossman for instructions to forward documents to Atty. Bloom by secured means. (.10)
Review of electronic mail message sent by Atty. K Finger regarding approval of draft of Supplemental Brief in Opposition to Motion for Relief from Stay. (.10)
Review of electronic mail communication sent by Atty. Bloom with additional comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)
Review of electronic mail communication sent by Atty. Muchnik containing final draft of Notice of Amendment to Utility Provider List. (.10)

Review of final draft of Notice of Amendment to Utility Provider List. (.10)

Review of electronic mail communication sent by Atty. Bloom with additional comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals made after conference call. (.20)

Review of electronic mail communication sent by Atty. N. Mitchell with additional comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.20)

Review of electronic mail communication sent by Atty. N. Mitchell with additional comments regarding communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals. (.10)

Review of electronic mail communication sent by Atty. Bloom with additional comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals made after Atty. N. Mitchell's message. (.10)

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Review of electronic mail communication sent by Atty. Hutton with additional comments/revisions to second draft of communication to be sent to the Oversight Board and AAFAF regarding the case if PREPA v. PREC in the Court of Appeals made after Atty. N. Mitchell's message. (.10)

1.00 250.00

Review of electronic mail message sent by Atty. Bloom regarding ICSE's judicial review and their participation in a future removal. (.10)

Review of electronic mail message communication sent by Atty. Hutton regarding removal strategy. (.10)

Review of electronic mail message sent by Atty. John Ratnaswamy regarding publication made by the Oversight Board and the effect in PREPA v. PREC in the Court of Appeals. (.10)

Review of publication made by the Oversight Board as sent by Atty. Ratnaswamy. (.10)

Review of response sent by Atty. Hutton to electronic mail message sent by Atty. John Ratnaswamy regarding publication made by the Oversight Board and the effect in PREPA v. PREC in the Court of Appeals. (.10)

Review of response sent by Atty. Rippie to electronic mail message sent by Atty. John Ratnaswamy regarding publication made by the Oversight Board and the effect in PREPA v. PREC in the Court of Appeals. (.10)

Review of response sent by Atty. Hutton to electronic mail message sent by Atty. Rippie regarding publication made by the Oversight Board and the effect in PREPA v. PREC in the Court of Appeals. (.10)

Receipt of electronic court notice containing Notice of Filing Creditor Matrix. (.10)

Study and analysis of Notice of Filing Creditor Matrix and

08/30/2017	ADA	attachment. (.10) Meeting held with Atty. Katiuska Bolaños in preparation for the meeting to be held on this same date with Atty. Paul DelAguila in relation to the case pending before the Energy Commission (1.00); Subsequent meeting held with Atty. Paul DelAguila in order to discuss the case (1.00); Meeting held with Atty. Fernando Fornaris in order to discuss the cases that will be presented to Atty. DelAguila dealing with cases in which the plaintiff are attempting to lift the stay (1.00); Meeting held at PREPA's offices with Atty. Paul DelAguila in order to discuss [REDACTED] (1.50); Meeting held with Atty. Jorge Ruiz Pabón in order to prepare for the meeting to be held with officials from Ernst & Young (.50); Meeting held with Atty. Jorge Ruiz Pabón in order to discuss the emails submitted to our consideration by plaintiff counsel in the Marrero's case [REDACTED] (.10); Several conferences held with attorneys [REDACTED] position taken by plaintiff [REDACTED] (.50); Study and analysis of pleadings filed on this same date such as the Creditors Matrix as well as the motion filed by PREPA concerning the Matrix list prepared by the Greenberg Firm. (.60)	6.20	1,860.00
08/30/2017	FJF	In the case of Carama Construction v. PREPA prepared for and attend meeting with attorneys Katiuska Bolaños and Paul DelAguila from Greenberg Traurig to discuss the recent judgment whereby the court also stayed PREPA's counterclaim against plaintiff. (1.00) Discuss the strategy to be followed. (.50)	1.50	450.00
08/30/2017	FJF	In the case of Jose Luis Gonzalez v. PREPA exchanged correspondence with attorney Carlos Aquino regarding the possibility of reaching a settlement with plaintiffs not with standing the stay of proceedings. (.30); Telephone conference with counsel for plaintiffs to discuss the possibility of concluding the signing of the pre-petition settlement agreement. (.20)	0.50	150.00
08/30/2017	FJF	In the case of Marria Oquendo de PREPA prepared for and meeting with attorneys Paul DelAguila and Katiuska Bolaños to discuss the facts of the case and the course of action to be followed regarding plaintiffs consent to entering of voluntary judgment. (1.20)	1.20	360.00
08/30/2017	VDP	Examined Reply to opposition to Request for Protective Order filed by fact witness Agapito Sánchez in the Carmen Delgado Santana v AEE case. (.10)	0.10	30.00
08/30/2017	VDP	Examined state court order granting extension of time requested by AEE to oppose plaintiff's request for lift of stay in the Santos Vilanova v AEE case. (.10)	0.10	30.00
08/30/2017	DGC B140	Relief from Stay/Adeq. Prot. Proceedings ISMAEL PURCELL: Meeting with Atty. Maria de L. Rivera regarding the draft motion prepared and the issues of	0.70	175.00

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08/30/2017	DGC	B140	<p>jurisprudence encountered related to automatic stay. (.60) Sent draft motion for evaluation to Atty. Rivera. (.10) Relief from Stay/Adeq. Prot. Proceedings RE: AEE v. UTIER KLAN2016000689 Read Reply Motion related to automatic stay presented by UTIER. (1.40) Research any case management orders from court regarding lift of stay process. (.70) Started to prepare draft regarding Su-Reply. (2.00). Study and analysis of Docket 1065 Ex. 1 from case case no. 17-03283. (.70) Study of case Brigade Leveraged Capital Structures Fund Ltd. v. Garcia-Padilla, 217 F. Supp. 3d 508. (1.00)</p>	5.80	1,450.00
08/30/2017	DGC	B140	<p>Relief from Stay/Adeq. Prot. Proceedings, re: Samuel Rodríguez Claudio: Prepared motion in compliance, regarding list of creditor's matrix. (1.00) Meeting with Atty. Fernando Fornaris regarding exhibits to be attached to motion and amendments to motion. (.10) Amendments to motion in compliance. (.20)</p>	1.30	325.00
08/30/2017	MVM		<p>Meeting with Atty. DelAguila to discuss [REDACTED] [REDACTED] and the Marrero case modification of stay motion (2.00). Meeting with Atty. Ruiz to discuss Marrero case modification of stay motion (1.00). Evaluation, analysis and response to revised modification of stay motion sent by plaintiffs counsel in the Marrero case (.50). Evaluation and analysis of email and revised draft of modification of stay motion sent by Atty. DelAguila regarding the Marrero case (.60)</p>	4.10	1,230.00
08/30/2017	AVG		<p>Electronic communications with Greenberg Taurig attorneys with the purpose of discussing strategy pertaining to the possible filing of a removal to federal court in the matter of ICSE v. Puerto Rico Energy Commission, which is currently pending before the State Appellate Court (2.80); Electronic communications and telephone conference with Atty. Melissa Massheder with the purpose of discussing amendments made by Judge Swain in the Case Management Order for purposes of the matter of Figueroa-Colon v. PREPA(0.70); Reading and analysis of the specific amendments made to such Case Management Order (0.40); Continue reading and analysis of Final Resolution entered by the Puerto Rico Energy Commission with the purpose of studying the errors on appeal raised by PREPA and the other co-defendants in the matter of ICSE v. Puerto Rico Energy Commission (3.0). Receipt and reading of Court order staying the matter of Ana Teresa Rivera v. PREPA, 16-2353 (ADC) in light of the notice of automatic stay filed by PREPA (0.10)</p>	7.00	1,750.00
08/30/2017	KBL		<p>Draft and send electronic mail communication to Atty. Hutton and Bloom following up on responses from AAFAF and the Oversight Board of communication regarding PREPA v. PREC appeal. (.10) Review electronic mail communication sent by Atty. Hutton regarding responses from AAFAF and the</p>	10.50	2,625.00

Oversight Board of communication regarding PREPA v. PREC appeal. (.10)
Review electronic mail communication sent by Atty. Bloom regarding responses from AAFAF and the Oversight Board of communication regarding PREPA v. PREC appeal. (.10)
Telephone conference with Atty. John Hutton regarding responses from AAFAF and the Oversight Board of potential removal of PREPA v. PREC appeal. (.20)
Review of electronic mail message sent by Atty. P. DelAguila regarding automatic stay in Caramá Construction v. PREPA. (.10)
Meeting with Atty. Fornaris to discuss automatic stay in Caramá Construction v. PREPA, with the purpose of preparing for meeting with Atty. DelAguila. (.20)
Draft and send response to Atty. P. DelAguila regarding automatic stay in Caramá Construction v. PREPA. (.10)
Draft Notice of Commencement of Title III to be presented at PREPA v. PREC appeal case, as requested by Atty. Hutton. (.40)
Meeting at PREPA with Atty. DelAguila and Atty. Fornaris to discuss strategy in the case of Caramá Construction v. PREPA and USIC Claim regarding QMB. (1.50)
Meeting at PREPA with Atty. J. Hutton regarding PREPA v. PREC appeal and possible removal. (1.50)
Study and analysis of several applications to appear pro hac vice filed by the Official Committee of Unsecured Creditors of the Commonwealth of Puerto Rico. (.60)
Legal research regarding stay of orders pending judicial review, with the purpose of drafting notice of removal and establish strategy in PREPA v. PREC appeal, as requested by Atty. Hutton. (.50)
Review and respond to several electronic mail communication sent by Atty. Hutton, Atty. Bloom and Atty. Valencia, regarding removal of PREPA v. PREC appeal. (.70)
Review of electronic mail communication sent by Atty. Javier Rua (PV Properties) regarding request for relief of automatic stay. (.10)
Review of electronic mail communication sent by Atty. Hutton regarding Notice of Commencement to be filed in the Court of Appeals. (.10)
Study and analysis of first draft of notice of removal sent by Atty. Bloom. (.30)
Review and respond to several emails sent by Atty. Hutton and Atty. Bloom regarding procedural aspects of Act 57-2014, Uniform Administrative Procedure Act, and of Regulation of Adjudicative Proceedings before CEPR, and Rules of the Court of Appeals. (1.00)
Legal research regarding the right to proceed with judicial review from determinations of the CEPR in regulations and statutes. (1.00)
Review of several electronic mail communications

regarding the inclusion of Act 57-2014, Uniform Administrative Procedure Act, and of Regulation of Adjudicative Proceedings before CEPR in the Notice of Removal. (.50)

Review and respond to several electronic mail messages sent by Atty. Hutton and Atty. Boom regarding the first draft of Notice of Removal. (.20)

Draft amendments to Notice of Commencement as requested by Atty. Hutton. (.20)

Legal research of Bankruptcy Rule 9027. (.20)

Draft Notice of Notice of Removal to be filed in Court of Appeals in the case of PREPA v. PREC. (.40)

Review of electronic mail message sent by Atty. DelAguila requesting information regarding the Judgment entered in the Caramá v. PREPA case. (.10)

Draft and send response to electronic mail message sent by Atty. DelAguila requesting information regarding the Judgment entered in the Caramá v. PREPA case. (.10)

Review of electronic mail message sent by Atty. DelAguila requesting information about Plaintiff's motion requesting the application of the automatic stay in the case Caramá v. PREPA. (.10)

Draft and send response to electronic mail message sent by Atty. De Águila requesting information about Plaintiff's motion requesting the application of the automatic stay in the case Caramá v. PREPA. (.10)

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Meeting held with Atty. Vázquez in preparation for the meeting to be held this morning with Atty. Jorge Ruiz Pabón and subsequently with PREPA's external auditors Ernst & Young (1.00); Attendance at the offices of PREPA at a meeting with Atty. Jorge Ruiz Pabón in order to prepare for the meeting to be held with PREPA's Finance Director, as well as the external editors from Ernst & Young (1.00); Attendance at the meeting with representatives from Ernest & Young in order to discuss the reserve on PREPA's judicial and extrajudicial claims (2.50); Subsequent meeting held with Atty. Ruiz Pabón in order to commence the study and analysis of all the judicial and extrajudicial claim, specifically the reserve on each one (1.00); Telephone conference held with Atty. Laura Pagán in preparation for the meeting [REDACTED]

12.50 3,750.00

[REDACTED]
(.30); Attendance at the offices of [REDACTED]

[REDACTED] attempt to try to reach a [REDACTED]
(2.00); Subsequent meeting held with Atty. Laura Pagán in order to report [REDACTED]

[REDACTED] project (1.20); Meeting held with Atty. DelAguila in preparation for the meeting to be held on this same date with the Attorneys from the PREPA's [REDACTED]

(1.50); Attendance at the meeting held with attorneys from

(2.00)

08/31/2017	DGC	B140	Relief from Stay/Adeq. Prot. Proceedings Conference call with Atty. Arturo Diaz requesting specific case in the spreadsheet prepared for list of creditors. (.10)	0.10	25.00
08/31/2017	DGC	B140	Relief from Stay/Adeq. Prot. Proceedings RE: AEE v. UTIER Research cases related to automatic stay and labor and union, including the study and analysis In re City of San Bernardino and its jurisprudence. Study and analysis 11. U.S.C.S. 1113. (2.60) Study and analysis of the application of section 1113 to Chapter 9 cases vis a vis, the non application of it to Chapter 11. (2.0) Study and analysis labor and retiree benefits regarding chapter 9 and chapter 11. (1.50) Sent email to Atty. Maraliz Vázquez requesting PROMESA law in spanish. Meeting with Atty. Maraliz Vázquez regarding arguments presented by UTIER Union related to 362(b)(4). (.50)	6.60	1,650.00
08/31/2017	MVM	B140	Evaluation and analysis of case managment order and other pertinent documents filed in connection with the Title III proceeding for the purpose of including language in draft (2.00).Draft of applicability of stay (2.50). Meeting with Atty. Díaz to discuss contents of stay position letter (.50). Evaluation, analysis and response to various email communications from Atty. De Aguila and Atty. Finger from Greenberg for the purpose of discussing stay position letter (1.00). Conference call with Atty. Costas related to contents of stay position letter (.30). Evaluation, analysis and response to various email communications from liason counsel in the Marrero case regarding the modification of stay motion (.50). Relief from Stay/Adeq. Prot. Proceedings.	6.80	2,040.00
08/31/2017	AVG		Telephone conference with Atty. Katuska Bolaos and Greenberg Taurig attorneys with the purpose of discussing the draft of a notice of removal motion to be filed with the U.S. District Court for the District of Puerto Rico (0.50); Drafting of motion for leave to file Spanish language documents and for extension of time to file English translations (0.20); Second telephone conference with Atty. Bolaños and Greenberg Taurig attorneys with the purpose of discussing strategies pertaining to the filing of a notice of removal in the matter of ICSE v. Puerto Rico Energy Commission (0.20); Electronic communications with Atty. Katuska Bolaños and Greenberg Taurig attorneys with the purpose of discussing strategy sorrounding the notice of removal in the matter of ICSE v. Puerto Rico Energy Commission (1.00). Electronic communications and	6.90	1,725.00

telephone conference with Attorney Melissa Massheder of the Department of Justice of Puerto Rico with the purpose of discussing the possible filing of an Informative Motion in the matter of Figueroa-Colon v. PREPA, 16-2913 (SEC) regarding the changes made in the Second Case Management Order by Judge Swain in the matter of In re: The Financial Oversight and Management Board for Puerto Rico, Case No. 17 BK 3283-LTS (0.50); Reading and analysis of numerous filings in the appellate docket, as well as in the in the matter of of ICSE v. Puerto Rico Energy Commission with the purpose of preparing for the oral argument hearing scheduled for September 7, 2017. (4.50).
Receipt of electronic court notice containing Supplemental Brief in Support of Movants' Motion for Relief from the Automatic Stay. (.10) Study and analysis of Supplemental Brief in Support of Movants' Motion for Relief from the Automatic Stay. (.30)
Study and analysis of amended Notice of Removal and applicable statutes as forwarded by Atty. Bloom, with the purpose of editing, respond to comments and questions posted by Atty. Bloom and prepare for telephone conference. (1.00)
Receipt of electronic mail message sent by Atty. Bloom regarding amended Notice of Removal and requesting telephone conference. (.10)
Draft and send response to electronic mail message sent by Atty. Bloom regarding amended Notice of Removal and requesting telephone conference. (.10)
Telephone conference with Atty. Bloom, Atty. Hutton and Atty. Valencia to discuss amended Notice of Removal. (.40)
Receipt of electronic court notice containing Endorsed Order grating several notices of appearance pro hac vice. (.10)
Review of first draft of Motion for Leave to File Spanish Language Documents as send by Atty. Valencia. (.10)
Receipt of electronic court notice containing Order Requiring Additional Support. (.10)
Study and analysis of Order Requiring Additional Support. (.10)
Review of revised redline version of Notice of Removal as sent by Atty. Hutton. (.10)
Telephone conference with Atty. Bloom, Atty. Hutton and Atty. Valencia to discuss redline version of further amendments to Notice of Removal. (.20)
Review of electronic mail message sent by Atty. Hutton regarding PREC Orders to be filed with Notice of Removal. (.10)
Review of final draft of Notice of Removal to be approved by Oversight Board. (.20)
Review and gather documents and information relevant to the filing of the Notice of Removal. Classification of all documents with their pertaining file of origing and review

08/31/2017 KBL

6.80 1,700.00

of documents to determine their relevance to the Notice of Removal. (3.00)
 Receipt of electronic court notice containing Supplemental Brief of Oversight Board in Opposition to Motion of Ad Hoc Group of PREPA Request for Relief from Stay. (.10)
 Study and analysis of Supplemental Brief of Oversight Board in Opposition to Motion of Ad Hoc Group of PREPA Request for Relief from Stay. (.30)
 Receipt of electronic mail communication sent by Epiq containing Supplemental Brief of Oversight Board. (.10)
 Receipt of electronic mail communication sent by Epiq containing Notice of Commencement. (.10)
 Receipt of electronic court notice containing Proof of Claim no. 8 filed by Luis Garraton Martin. (.10)
 Study and analysis of Proof of Claim no. 8 filed by Luis Garraton Martin. (.10)

Total de Honorarios:

347.50 \$96,055.00

RESUMEN

<u>Nombre</u>	<u>Iniciales</u>	<u>Horas</u>	<u>Tarifa</u>	<u>Total</u>
Díaz-Angueira, Arturo	ADA	105.40	297.72	\$31,380.00
Hernandez-Sierra, Arlene M.	AHS	6.80	250.00	\$1,700.00
Valencia-Gatell, Angel J.	AVG	61.20	250.00	\$15,300.00
Gongón-Colón, Doris M.	DGC	34.40	250.00	\$8,600.00
Fornaris, Fernando J.	FJF	15.40	300.00	\$4,620.00
Bolaños-Lugo, Katiуска	KBL	56.70	250.00	\$14,175.00
Vazquez-Marrero, Maraliz	MVM	63.90	300.00	\$19,170.00
Pierce-King, Victoria D.	VDP	3.70	300.00	\$1,110.00
	Total	347.50		\$96,055.00

GASTOS:

08/31/2017	Photocopies	6.70
	Total de Gastos:	\$6.70

TOTAL DE HONORARIOS Y GASTOS:

\$96,061.70

ESTADO DE CUENTA

08/21/2017	Pago factura # 2026207 , chk. # 144293.00	\$2,937.50
	Total de Pagos aplicados:	\$2,937.50
	Balance	\$31,147.43
	Total de Pagos aplicados	-\$2,937.50
	Ajustes a Facturación Anterior.....	-\$5,250.00
	Honorarios y Gastos para el mes en curso.....	\$96,061.70

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Cancio, Nadal, Rivera & Díaz, P.S.C.
ATTORNEYS AND COUNSELLORS AT LAW

AUTORIDAD DE ENERGIA ELECTRICA
FERNANDO M. PADILLA
PO BOX 364267
SAN JUAN , PR 00936-426

October 11, 2017
Factura Núm: 2027658
Cliente Núm: 1380

SERVICIOS PROFESIONALES INCURRIDOS DURANTE EL MES DE
September, 2017

Matter Description	Honorarios	Gastos	Total
0189 1380.0189 PROMESA AEE	\$68,715.00	\$422.00	\$69,137.00
Honorarios y Gastos para el mes en curso.....		\$69,137.00	
Balance Anterior		\$217,377.08	
Total de Pagos aplicados		-\$0.00	
Adjustes a Facturación Anterior		-\$65,517.00	
Total Adeudado hasta 10/11/2017		\$220,997.08	

1380.0189 PROMESA AEE

09/01/2017	ADA	<p>Atty. Vázquez in order to work in the final draft of the stipulation to be submitted to the attention of plaintiff's attorneys in the Marrero case (.30); Telephone conference held with Atty. Laura Pagán in order to discuss the draft of the stipulation requesting lift to modify the stay in order to analyze the class certification phase of the case (.50); Subsequent telephone conferences held with Atty. Kevin Finger, as well as Atty. DelAguila in order to discuss the draft of the motion prior to forwarded it to plaintiff counsel (.50); Work done in preparation for the telephone conference to be held with attorneys Carlos Valdejully and Seth Cohen (.50); Attendance at the telephone conference with attorneys Carlos Valdejully and Seth Cohen in order to discuss the amendments and additions to the draft to the motion requesting qualifications of the stay. Work done in preparation of an email to plaintiff counsel attaching the final draft of the motion.(.20); Meeting held with Atty. Vázquez for the purpose of preparing the settlement offer submitted by Atty. Vázquz for the purpose of [REDACTED] (1.00); Telephone conference held with Atty. Laura Pagán in order to discuss [REDACTED] (.50); Work done in the preparation of a [REDACTED] (1.00); preparation and drafting of emails forwarded to Atty. Kevin Finger with the purpose [REDACTED] (.20); Study and analysis of the replies send to our attention by counsel for the insurance carrier, [REDACTED] (1.00); Telephone conference held with Atty. Laura Colón in order to discuss the reply [REDACTED] (.50); Preparation and drafting of an email to be submitted to counsel for [REDACTED] (.50); Attendance at the office of the Authority in order to meet with Atty. Jorge Ruiz Pabón, Head of the Litigation Department to discuss [REDACTED] (1.20); Subsequent meeting held with Atty. Laura Pagán for the same purpose (1.00); Meeting held with Atty. Doris Gongón for the purpose of commencing the study and analysis of the report of cases in the Litigation Department dated May, 2017 to compare it with the report prepared in August 2017 in preparation for the meeting to be held with Atty. Jorge Ruiz Pabón on August 5, 2017. (.50) Meeting held with Atty. Pierce in order to discuss the draft of the reply to plaintiff's opposition to notice of stay. (2.00)</p>	11.40	3,420.00
09/01/2017	ML	Revision and amendments to Opposition to be filed at the Court of Appeals in the Isamel Purcell v. PREPA case in relation to motion	2.00	500.00

		filed by Plaintiff regarding automatic stay of proceedings. Meeting with Atty. Doris Gongon regarding the same. (2.00)		
09/01/2017	VDP	Analysis of plaintiff Emmanuel Estrada's letter demanding PREPA submit its pretrial report and inform deposition dates in the Emmanuel Estrada v AEE case (.20); examined plaintiff Emmanuel Estrada's Opposition to Notice of Stay filed before the Puerto Rico Court of Appeal in said case (.30); analysis of Laboratorio Clínico v Depto. de Salud 2017 TSPR 145, Puerto Rico Supreme Court case cited by plaintiff in support of its arguments in opposition to the stay (.50); analysis of Lacourt v Junta de Libertad Bajo Palabra 2017 TSDPR 144, Puerto Rico Supreme Court case cited by plaintiff in support of its opposition to notice of stay (.50); work preparing first draft of request for extension of time and for authorization to file AEE's reply to plaintiff's opposition to stay filed before the Court of Appeals in the Emmanuel Estrada v AEE case (.70); reviewed and corrected first draft of request for extension of time and for authorization to file said reply (.30); work preparing first draft of Reply to plaintiff Emmanuel Estrada's Opposition to Notice of Stay and meeting held with Atty. A. Diaz in order to discuss the same. (5.50).	8.00	2,400.00
09/01/2017	DGC	Read and analyze email from Atty. Jorge Ruiz Pabón regarding meeting to discuss irreconcilable facts from spreadsheet. (.10) Read and analyze attachment document sent by Atty. Ruiz Pabón. (.30) Meeting with Atty. Arturo Diaz regarding meeting requested by Atty. Jorge Ruiz Pabón about spreadsheet delivered to Atty. Finger. (.10) Sent email to Atty. Ruiz Pabón confirming meeting due Tuesday. (.10)	0.60	150.00
09/01/2017	DGC	Relief from Stay/Adeq. Prot. AEE v. UTIER Proceedings read email sent by Atty. Maraliz Vázquez regarding status of motion requesting extension of time. (.10)	0.10	25.00
09/01/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings RE: ISMAEL PURCELL V. AEE: Read email sent by Atty. María de L. Rivera regarding amendments made to motion (.10) Study and analysis of amendments to motion and prepared final draft motion. (1.30) Sent email to Atty. María de L. Rivera stating final version of motion. (.10)	1.50	375.00
09/01/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings AAA v. UTIER Read email sent by Atty. Rodríguez assistant regarding status of motion requesting extension. (.10) Read email sent by Atty. Maraliz Vázquez attaching PROMESA in spanish. (.10) Study and analysis of PROMESA specifically the sections incorporated from the Bankruptcy code. (1.20) Continue to work on draft of motion in opposition of reply to automatic stay. (1.70) Read email sent by Atty. Maraliz Vázquez regarding motion presented by Atty. Rodríguez on PR Court of Appeals (.10) Read and analyze motion attached. (.10)	3.30	825.00
09/01/2017	MVM	Evaluation, analysis and response to various email communications from liaison counsel in the Marrero case for the purpose of exchanging comments and revisions to the modification	5.10	1,530.00

of stay motion (.70). Conference call with liaison counsel for the purpose of discussing latest draft of modification of stay motion and strategies going forward (1.00). Meeting with Atty. Díaz for the purpose of discussing latest draft of modification of stay motion and proposed language for certain stipulations (.50). Revised draft of lift of stay motion stipulation in Marrero case (2.00). Evaluation, analysis and response to various email communications from Atty. De Aguila in the Marrero case for the purpose of exchanging comments and revisions to the modification of stay motion (.50). Draft of email to Atty. Fegan for the purpose of attaching latest modification of stay motion (.40).

09/01/2017	AVG	Electronic communications with Atty. Katuska Bolanos and Greenberg Traurig attorneys with the purpose of discussing the filing of the notice of removal in Federal Court, as well as the corresponding notice in the Puerto Rico Appellate Court. (2.00)	2.00	500.00
09/01/2017	KBL	Receipt of electronic court notice containing Proof of Claim no. 10. (.10) Study and analysis of Proof of Claim no. 10 filed by Margarita Guzman de Vincenty. (.10) Receipt of electronic court notice containing several applications for admission pro hac vice. (.10) Study and analysis of several applications for admission pro hac vice to appear on behalf of KDC Solar, LLC. (.10) Review of electronic mail message sent by Atty. Mitchell with additional strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail message sent by Atty. Bloom with additional strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail message in response to several mails sent by Atty. Mitchell with additional strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail message sent by Atty. Bloom with further notes for additional strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail message sent by Atty. Hutton with further notes for additional strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail message sent by Atty. Bloom strategy for Notice of Removal of PREPA v. PREC appeal. (.10) Review of electronic mail communication sent by Atty. Bloom regarding strategy of FOMB filing the Notice of Removal. (.10) Review of electronic mail communication sent by Atty. Mitchell regarding strategy of FOMB filing the Notice of Removal. (.10) Draft and send electronic mail communication regarding case file and fact gathering, in preparation for exhibits to be attached to the notice of removal. (.10) Review response sent by Atty. Mitchell. (.10) Telephone conference with Atty. Hutton to discuss changes to be made to Notice of Commencement and Motion to Inform Notice of Removal to be filed in PREPA v. PREC appeal. (.20) Draft amendments to Notice of Commencement and Motion to Inform Notice of Removal to be filed in PREPA v. PREC appeal. (.80) Study and analysis of amended Notice of Removal sent by Atty. Bloom. (.20) Review electronic mail message sent by Atty. Bloom with Notice of Removal as notified to other parties for consent or comments. (.10) Review electronic mail communication sent by Atty. Bloom with Notice of Removal sent	3.50	875.00

		to clients. (.10) Receipt of electronic communication sent by Paul Hastings attaching two motions filed by the Unsecured Creditors Committee. (.10) Study and analysis of Motion of Official Committee of Unsecured Creditors for Leave to Be Heard in Adv. Proc. No. 17-228. (.10) Study and analysis of Motion of Official Committee of Unsecured Creditors for Leave to Be Heard in Adv. Proc. No. 17-232. (.10) Receipt of two electronic court notice containing Certificate of Service filed by EBS. (.20) Study and analysis of two Certificate of Service filed by Forrest Kuffer. (.20)		
09/04/2017	MVM	Evaluation, analysis and response to various email communications from Atty. De Aguila and Atty. Finger regarding latest draft of modification motion for stay in the Marrero case (1.0). Draft of email to Atty. De Aguila regarding status of latest version of draft of modification of stay motion (.30). Conference call with Atty. Diaz regarding latest draft to modification of stay motion (.50).	1.80	540.00
09/05/2017	ADA	Meeting held with Atty. Bolaños in order to discuss the notice of removal in the case pending in the Court of Appeals. (1.00) Study and analysis of the amendments to the Notice of Removal and the discussion of the same with Atty. Bolaños (.50) Study and analysis of the amendments to the Notice of Removal submitted to our consideration by Atty. Bloom and Atty. Possinger. (.50) Study and analysis of email submitted to our consideration by Atty. Hutton concerning the attachment to the Notice of Removal and discussion of the same with Atty. Bolaños. (.50)	2.50	750.00
09/05/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings. CMA BUILDERS v. AEE, Read and analyze Resolution from Court of First Instance regarding automatic stay. (1.00)	1.00	250.00
09/05/2017	DGC	Read and analyze email sent by Atty. Arturo Diaz regarding meeting scheduled by Atty. Ruiz Pabón. (.10) Read and analyze email sent by Atty. Jorge Ruiz Pabón, canceled meeting. (.10) Sent email to Atty. Arturo Diaz regarding cancellation. (.10) Responded to Atty. Jorge Ruiz Pabón regarding canceled meeting. (.10)	0.40	100.00
09/05/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings AAA v. UTIER conference call with Atty. Maraliz Vázquez regarding pending adjudication from court related to motion of extension of time. (.10) Conference call with Cour of Appeals regarding adjudication related to motion for extension. (.10)	0.20	50.00
09/05/2017	MVM	Evaluation and analysis of email from Atty. Fegan regarding latest draft of modification of stay motion with revisions in Marrero case (.30). Evaluation of latest draft with comments from plaintiff's counsel (.70). Draft of email to Atty. Fegan regarding latest version of modification of stay motion in Marrero case (.30). Draft of email to Atty. De Aguila regarding latest version of modification of stay motion in Marrero case (.30). Meeting with Atty. Diaz for the purpose of discussing latest version of modification of stay motion and proposed language (1.00). Draft of email to liaison counsel in the Marrero case for the purpose of informing agreements reached in regards to latest version of	3.50	1,050.00

modification motion (.40). Conference call with Atty. Gongón regarding reply to motion opposing relief from stay in the case of Marie Algarring Serrano v. AEE (.50). Relief from Stay/Adeq. Prot. Proceedings

09/05/2017	AVG	Electronic communications with Counsel Katiuska Bolanos and counsel for the Financial Management and Oversight Board with the purpose of organizing and drafting all the necessary documents for the filing of the Notice of Removal in the matter of ICSE v. Puerto Rico Energy Commission (4.00); Assisting of Counsel Katiuska Bolanos in the filing of the Notice of Removal and its supporting documents in the matter of ICSE v. Puerto Rico Energy Commission (3.50).	7.50	1,875.00
09/05/2017	KBL	Review and respond to several (60 emails received in total) electronic mail messages sent by Attys. Bauer, U. Fernandez, C. Garcia, Bloom, Hutton, Mitchell, Valencia, Barak, Possinger, and Rippie regarding Notice of Removal of case PREPA v. CEPR filed in Court of Appeals, discussion of documents to be filed in state and district courts, relevant exhibits and appendix, drafts of documents to be amended, determination, strategize and designation of movant, and other relevant matters related to the removal. (8.20) Telephone conference with Atty. Hutton regarding filing of Notice of Removal and service. (.40) Telephone call with Atty. Hutton regarding progress of filing, strategy for service, and other discussions related to the threat of Hurricane Irma and how it would affect the service of the Notice of Removal and the Motion to Inform to be filed in state court. (.30) Telephone conference with Atty. Carla Garcia regarding filing of Notice of Removal and party designated as movant with consent of the Oversight Board. (.10) Draft amendments to Notice of Commencement to replace the Oversight Board for AFFAF as movants for the Notice of Removal. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Bloom with changes suggested by Atty. Rippie. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Carla Garcia. (.10) Study and analysis of motion sent by Atty. Barak as reference for amendments to be made to Notice of Removal. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Carla Garcia. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Bloom. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Bloom with changes suggested by Atty. Possinger incorporated. (.10) Study and analysis of amendments to Notice of Removal sent by Atty. Hutton. (.10) Study and analysis of draft of Notice of Filing Exhibit "A" to Notice of Removal as sent by Atty. Hutton. (.10) Study and analysis of draft of Notice of Filing Exhibit "B" to Notice of Removal as sent by Atty. Hutton. (.10) Study and analysis of draft of Notice of Filing Exhibit "C" to Notice of Removal as sent by Atty. Hutton. (.10) Review several electronic mail messages sent by Atty. Muchnik, Mr. Suarez, Mr. Conklin and Mr. Tuttle regarding service of Notice of Removal and three other motions filed today to all parties in local court case and in Title III case. (1.00)	11.10	2,775.00

09/06/2017	MVM	Evaluation and analysis of PREPA administrative proceedings protocols [REDACTED] preparation of motion to enforce stay as requested by Greenberg team. (2.00).	2.00	600.00
09/07/2017	MVM	Evaluation, analysis and response to various email communications from Atty. De Aguila regarding [REDACTED] [REDACTED]. (.70)	0.70	210.00
09/08/2017	ML	Receipt, reading and analysis of Order issued by the Court of First Instance, Utuado Part, regarding automatic stay of proceedings in the CMA Builders v. PREPA claim. (.50)	0.50	125.00
09/08/2017	ADA	Meeting held with Atty. Bolaños in order to discuss the draft of the Motion for Reconsideration of the Judgment in the Caramá case. (.50); The Motion for Reservation for Right filed by AAFAF with attachments (.50); and other emails submitted to our consideration by attys. Mitchell, Bloom, Hutton and Finger (.50)	1.50	450.00
09/08/2017	DGC	Relief from Stay/Adeq. Prot. AEE v. UTIER Study, analysis and proofread of motion draft and preparation of conclusion. (2.50)	2.50	625.00
09/08/2017	DGC	Meeting with Atty. Arturo Diaz regarding future meeting with Atty. Ruiz Pabón. (.10)	0.10	25.00
09/08/2017	MVM	Evaluation and analysis of various email communications from liaison counsel regarding the filing of stipulation to modify stay in the Marrero case (.60). Draft of email to defendants regarding stipulation of modification of stay (.30). Meeting with Atty. Diaz regarding coordination of meeting with liaison counsel regarding modification of stay motion in Marrero case (.20).	1.10	330.00
09/08/2017	AVG	Electronic communications with Counsel Leo Muchnick and other Greenberg Traurig attorneys with the purpose of discussing strategy as to the service of the notice of removal and supporting documents. (4.60)	4.60	1,150.00
09/08/2017	KBL	Review of electronic mail message sent by Atty. Haynes regarding PV Properties request for reconsideration for Stipulation regarding Relief from Automatic Stay. (.10)	0.10	25.00
09/08/2017	KBL	Review of several pleadings and motions of PREPA v. PREC administrative proceeding case file to identify several addresses as requested by Atty. Muchnik. (.40)	0.40	100.00
09/08/2017	KBL	Review and file Notice of Removal. (.20) Review and file Notice of Filing Exhibit "A" to Notice of Removal with eighteen attachments. (1.00) Review and file Notice of Filing Exhibit "B" to Notice of Removal with ten attachments. (.50) Review and file Notice of Filing Exhibit "C" to Notice of Removal with seventeen attachments. (.50) Review and file Motion for Leave to File Spanish Language. (.20) Review several electronic mail communications between Atty. Muchnik, Mr. Conklin, Mr. Suarez and Mr. Orfitelli (Epiq Bankruptcy), regarding service of Notice of	9.10	2,275.00

Appearance to all parties in the administrative proceeding and appeal, and in Title III case. (1.60) Review and respond to several electronic mail messages sent by Atty. Muchnik, Atty. Hutton, and Mr. Conklin, Mr. Suarez and Mr. Orfitelli regarding service of Notice of Removal and addresses that were missing and also regarding filing of Motion to Inform Removal in local court. (1.50) Draft amendments to Motion to Inform to be filed in Court of Appeals to include information of actual filing of Notice of Removal. (.10) Study and analysis of Informative Motion to Set Briefing Schedule as filed by the Oversight Board. (.20) Receipt of electronic court notice containing Supplemental Affidavit of Nathan A. Haynes in Support of the Motion for Order as file by the Oversight Board. (.10) Study and analysis of Supplemental Affidavit of Nathan A. Haynes in Support of the Motion for Order. (.20) Receipt of electronic court notice containing Stipulation and Agreement to Lift the Automatic Stay for the KDC Solar Case. (.10) Study and analysis of Stipulation and Agreement to Lift the Automatic Stay for the KDC Solar Case. (.10) Receipt of electronic court notice containing Stipulation and Agreement to Lift the Automatic Stay for the Ismael Marrero case. (.10) Study and analysis of Stipulation and Agreement to Lift the Automatic Stay for the Ismael Marrero case. (.10) Receipt of electronic court notice containing order referring case of PREPA v. PREC to Magistrate Dein. (.10) Study and analysis of order referring case of PREPA v. PREC to Magistrate Dein. (.10) Receipt of electronic court notice containing order regarding translations. (.10) Study and analysis of order regarding motion for leave to file translations. (.10) Draft and send electronic mail message to Attys. Mitchell, Bloom and Hutton, regarding English translations and scheduling. (.10) Receipt of electronic court notice regarding Reservation of Rights due to Hurricane Irma filed by AAFAF, with attachments. (.10) Study and analysis of Reservation of Rights due to Hurricane Irma filed by AAFAF, with attachments. (.50) Receipt of electronic mail notification of filings of notice of appearance in adversary proceedings sent by Paul Hastings. (.10) Study and analysis of Notice of Appearance filed by the Unsecured Creditors Committee in adversary proceedings 17-232 and 17-238. (.10) Receipt of electronic mail communication sent by EBS-Noticing containing links for Notice of Removal and other filings made in PREPA v. PREC. (.10) Receipt of electronic court notice containing Notice of Apperance filed Javier Rua. (.10) Study and analysis of Notice of Apperance filed Javier Rua. (.10) Draft Motion for Reconsideration of Judgment in the case Caramá v. PREPA. (1.00)

09/11/2017	FJF	In the case of Emmanuel Estrada v. PREPA receipt of letter from counsel for plaintiffs citing Supreme Court case law allegedly supporting his conclusion that this case has not been stayed. (.10); Review case law cited by plaintiffs'counsel in his letter. (2.10); Drafted letter in reponse to letter from counsel for plaintiffs. (.30)	2.50	750.00
09/11/2017	FJF	In the case of Carmen Delgado v. PREPA received copy of an expert report rendered by expert for defendant Star Electrical. (.60); Drafted email to our expert Eng. Victor Ruiz submitting the	0.70	210.00

		expert report for his review and comments. (.10)		
09/11/2017	FJF	In the case of Caramá Development v. PREPA reviewed draft of motion for reconsideration, case law cited therein and make changes and additions to same for filing. (1.80)	1.80	540.00
09/11/2017	ML	Receipt, reading and analysis of Certiorari petition filed at the Puerto Rico Supreme Court in the Jorge Negrón/Negrón Ice Plant v. PREPA case. Meetings with Atty. Fernando Fornaris and Carlos González, re: automatic stay to be notified at the PR Supreme Court. Reading and analysis of management order issued in the PROMESA case detailing process to request lift of automatic stay of proceedings. (5.00)	5.00	1,250.00
09/11/2017	VDP	Reviewed, corrected and supplemented first draft of Reply to plaintiff's opposition to Notice of Stay in the Emmanuel Estrada v AEE case. (2.30)	2.30	690.00
09/11/2017	VDP	Examined state court decision and order denying plaintiff's Urgent Motion for Reconsideration" filed in the the Santos Vilanova v AEE case. (.10)	0.10	30.00
09/11/2017	MVM	Evaluation, analysis and response to various email communications by Atty. Leo Munick regarding filings in the Title III proceeding (.50). Meeting with Atty. Gongón regarding opposition to motion for reconsideration of order implementing stay in the Marie Algarin Serrano vs AEE; Civil Num: K PE2014-3736 case (1.00). Evaluation, analysis and response to various email communications by Atty. Kevin Finger and Atty. Carlos Aquino regarding modification of stay motions and proceedings (.50)	2.00	600.00
09/11/2017	AVG	Drafting of motion submitting PROMESA cover sheet with the purpose of addressing such specific filing deficiency in the notice of removal, as indicated by the Court (0.50); Electronic communications with Greenberg Traurig attorneys and Counsel Katuska Bolanos with the purpose of discussing strategies on how to address the notice of defective filing notified by the Court (2.10).	2.60	650.00
09/11/2017	KBL	Legal research of the application of the automatic stay to crossclaims and third-party complaints, with the purpose of drafting Motion for Reconsideration for Caramá v. AEE. (2.00) Continue drafting Motion for Reconsideration for Carama v. AEE. (1.00) Review of Pretrial Report with the purpose of incorporating facts to Motion for Reconsideration for Caramá v. AEE. (.50) Continue drafting Motion for Reconsideration. (2.00) Review of several public notices issued by the Office of Courts Administration regarding extension for filing motions due during the hurricane and the power outage. (.50) Gather information of certified court interpreters to submit request for quotes for documents supporting Notice of Removal. (.20) Review electronic mail message sent by Mrs. Carmen Tacoronte, Clerk of the Court, requesting proof of payment of fees for Notice of Removal. (.10) Multiple telephone conference with Atty. Muchnik regarding payment of fees. (.20) Review and respond to	9.20	2,300.00

several electronic mail messages sent by Atty. Muchnik regarding payment of fees of Notice of Removal. (.30) Draft and send electronic mail message to certified court interpreters requesting quotes for the certified translations of exhibits included in Notice of Removal. (.20) Begin of review of dockets to determine which attachments to the Notice of Removal will be sent for translation. (.50) Receipt of electronic court notice containing Notice of Defective Pleading. (.10) Study and analysis of Notice of Defective Pleading. (.10) Draft and send communication to Atty. Bloom regarding defective pleading. (.10) Telephone conference with Atty. Valencia to discuss Notice of Defective Pleading and course of action. (.20) Review of draft of Motion to Submit Civil Cover Sheet as sent by Atty. Valencia. (.10) Telephone conference with Atty. Muchnik to discuss course of action. (.10) Review and respond to several electronic mail communications sent by Atty. Hutton and Atty. Bloom regarding Notice of Defective Pleading and courses of action to be followed. (1.00)

09/12/2017	ADA	<p>Meeting held with Atty. Vázquez for the purpose of discussing the course of action to follow [REDACTED]</p> <p>[REDACTED] 1.40); Meeting held with Atty. Bolaños in relation to the filing of several motions from this same date as per instructions of Atty. Leo Muchlink of the Greenberg Law Firm, and study and analysis of the several draft of the motions to be filed on this same date. (1.00); study and analysis of the email submitted to our consideration by Atty. John Mudd requesting a meeting to discuss the possibility of lifting the stay and discussion of the same with Atty. Vázquez (.50); preparation and drafting of an email directed to Atty. Kevin Finger concerning the email submitted to our consideration by Atty. Mudd (.20); study and analysis of the email submitted to our consideration by Atty. Finger (.10); study and analysis of several emails submitted to our consideration by Atty. Finger with respect to several pending matters (1.00); study and analysis of the filings by the Oversight Board on this same date requesting an order authorizing PREPA to reject the PRIDCO lease as well as authorizing PREPA to reject power purchase and operating agreements and fuel supply as well as any other commodity contracts. (.50)</p>	4.70	1,410.00
09/12/2017	FJF	<p>In the case of Emmanuel Estrada v. PREPA held meeting with attorney Victoria Pierce in order to discuss the motion filed by plaintiffs before the Puerto Rico Court of Appeals requesting that the automatic stay not be recognized under the facts of this case. (.50); Receipt and review of first draft of PREPA's opposition to plaintiffs' request and make corrections and additions to same. (.50); Receipt and review of email from counsel for plaintiffs regarding our response to his letter dated September 1, 2017; (.10); Receipt and review of email from counsel for ACE Insurance Co. regarding plaintiffs' letter of September 1, 2017. (.10); Telephone conference with counsel for ACE Insurance to discuss plaintiffs' request to continue with the litigation. (.20)</p>	1.40	420.00
09/12/2017	ML	<p>Reading and analysis of recent motion filed by UTIER in the AEE</p>	5.00	1,250.00

		v. UTIER claim pending at the PR Court of Appeals, KLAN20160689, in opposition to the stay of proceedings to labor matters. (1.00) Revision and amendments to motion to be filed by PREPA. (3.50) Meeting with Atty. Doris Gongon regarding the same. (.50)		
09/12/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings AEE v. UTIER Proofreading of motion in opposition (.70) Sent email to Atty. María de L. Rivera requesting study and analysis of motion in opposition. (.10) Read email sent by Atty. Rivera regarding plan to evaluate motion attached. (.10) Read and analyze email sent by Atty. Rivera regarding motion attached. (.10) Study and analysis amendments made by Atty. Rivera. (.30) Sent email to Atty. Maraliz Vázquez attaching last version of the motion to be sent to Atty. Luis M. Rodríguez López. (.10)	1.40	350.00
09/12/2017	MVM	Evaluation, analysis and response to various email communications from [REDACTED] [REDACTED] (.50). Evaluation, analysis and amendments to draft of motion in response to reconsideration of order to stay case in AEE v. UTIER, KLAN201600689; K AC2015-0473 (506) for the purpose of filing with Court (1.00). Relief from Stay/Adeq. Prot. Proceedings	1.50	450.00
09/12/2017	MVM	Evaluation and analysis of various email communications from Leo Muchnick regarding filings in the PREPA Title III proceeding (.40). Evaluation, analysis and response to motions and notices to be filed in the the Title III proceeding (1.00). Evaluation and response to email communication [REDACTED] (.20). Meeting with Atty. Díaz for the purpose of discussing filing of motion in the Title III proceeding regarding [REDACTED] (.50).	2.10	630.00
09/12/2017	AVG	Telephone conference with Greenberg Traurig attorneys and Counsel Katuska Bolanos with the purpose of discussing strategy regarding the way in which to address the notice of defective filing raised by the Court as to the notice of removal (.60); Electronic communications with Greenberg Traurig attorneys with the purpose of discussing drafts of informative motion to correct filing deficiencies, as well as discussing strategies to address the Court's notice of defective filing (2.80).	3.40	850.00
09/12/2017	KBL	Review and analysis of electronic mail message sent by Atty. Muchnik regarding documents to be filed. (.10) Study and analysis of drafts of two motions to reject lease sent by Atty. Muchnik to be filed today. (.50) Draft Notice of Hearing PRIDCO Lease. (1.20) Draft and send electronic mail message to Atty. Muchnik with first draft of Notice PRIDCO. (.10) Draft Notice of Hearing on Procedures to Reject Power. (.70) Review of amended Notice of Hearing PRIDCO sent by Atty. Muchnik. (.10) Draft final version of Notice for PRIDCO and Procedures to Reject Power. (.30) Review several electronic mail messages regarding service of several motions and notices to be filed today	4.90	1,225.00

as sent by Atty. Muchnik, Mr. Suarez and Mr. Ortifelli. (1.10) Review last draft of Motion to Reject Lease or Executory Contract - PRIDCO lease and file. (.20) Review last draft of Notice of Hearing on PREPA's Motion for Entry of an Order Authorizing PREPA to Reject the PRIDCO Lease and file. (.20) Review last draft of Motion requesting entry of order (A) Authorizing and Approving Procedures to Reject Power Purchase and Operating Agreements and Fuel Supply and file. (.20) Review last draft of Notice of Hearing on Motion requesting entry of order (A) Authorizing and Approving Procedures to Reject Power Purchase and Operating Agreements and Fuel Supply and file. (.20)

09/12/2017	KBL	<p>Study and analysis of Order Granting Relief from the Automatic Stay for Glenda Colon in case, In Re: Commonwealth. (.10) Conference call with Atty. Bloom, Atty. Hutton and Atty. Valencia to discuss Notice of Defective Pleading. (.60) Draft Motion to Correct Deficiencies. (1.00) Draft amended Cover Sheet and exhibits. (.50) Draft and send electronic mail message to Atty. Bloom with amended documents to be filed. (.10) Review and respond to several electronic mail messages sent by Atty. Bloom with comments to drafts. (.40) Review of amendments to draft to Informative Motion to Correct Deficiencies. (.10) Telephone conference with Atty. Bloom to discuss further amendments to documents to be filed. (.70) Draft further amendments to Motion to Correct Deficiencies as requested by Atty. Bloom. (.10) Draft and send electronic mail message to Atty. Bloom with final draft of Motion to Correct Deficiencies. (.10) Review electronic mail message sent by Atty. Muchnik regarding correction of deficiencies. (.10) Review electronic mail message sent by Atty. Bloom regarding correction of deficiencies. (.10) Review electronic mail message sent by Atty. Hutton regarding correction of deficiencies. (.10) Review electronic mail message sent by Atty. Hutton regarding further amendments to Informative Motion to Correct Deficiencies. (.10) Study and analysis amendments made by Atty. Hutton. (.10) Telephone conference Atty. Hutton regarding draft of Atty. Hutton (.20) Receipt of electronic mail message with further amendments made by Atty. Hutton. (.10) Draft and send respose to electronic mail message regarding amendments. (.10) Study and analysis of final draft to Informative Motion to Correct Deficiencies and filing. (.30) Draft and send electronic mail message to Atty. Hutton and Muchnik attaching docketed documents. (.10) Draft and send electronic mail message to all parties of state court case for service of Informative Motion. (.10) Telephone conference with Mrs. Carmen Tacoronte, clerk of the court, regarding Notice of Remval. (.20) Study and analysis of Order allowing Atty. Hearing to appear pro hac vice. (.10)</p>	5.40	1,350.00
09/13/2017	ADA	<p>Telephone conferene held with Atty. Jonn Mudd in relation to its petition for lifting the stay in the case in which he represents a municipality of Puerto Rico (.20); preparation and drafting of an email directed to Atty. Kevin Finger in relation to the telephone conference held with Atty. John Mudd (.30); Study and analysis of the email forwarded by counsel for the plaintiff in the Marreto case</p>	6.40	1,920.00

requesting an extension on the page limitation for the brief in support of the motion for class certification (.20); study and analysis of the emails submitted by counsel for the defendants in response thereof (.30); telephone conference held with Atty. Angel Valencia, counsel for codefendant César Torres, in relation to plaintiff's motion requesting an extension of the page limitation under brief (.20); study and analysis of the draft of the motion to extend the modified stay in the Marrero case to be filed by all defendants and discussion of the same with Atty. Vázquez (1.00); Study and analysis of the emails submitted by counsel for all defendants suggesting additions and corrections and amendments to the draft of the motion and discussion of the same with Atty. Vázquez (1.00); preparation and drafting of emails to counsels for all defendants proposing PREPA's changes and amendments to the draft of the motions (.50); study and analysis of the responses to our emails by counsel for the defendants (.50); study and analysis of the filing of the Oversight Board establishing deadlines and procedures of filing proof of claims and approving form and the notice to be given to potential creditors as well as the draft of the proposes order and discussion of the same with Atty. Vázquez (1.50); Meeting held with Atty. John Mudd in relation to his request for a meeting to discuss the possibility of lifting the stay (.50); preparation and drafting of an email to Atty. Kevin Finger in relation to the meeting held with Atty. Mudd. (.20).

09/13/2017	FJF	Drafted response letter to counsel for plaintiff regarding his position that this case has not been stayed by the lower court nor by the Puerto Rico court of appeals. (1.20)	1.20	360.00
09/13/2017	VDP	Work preparing first draft of Urgent Motion to State Court in order to advise the court of plaintiff's renewed efforts to hold the pretrial conference as reflected by letter from Atty. Guillermo Ramos, counsel for plaintiffs, to Atty. Fernando Fornaris, counsel for AEE (1.50); reviewed and corrected first draft of said Urgent Motion (.70)	2.20	660.00
09/13/2017	MVM	Draft of response in opposition to motion requesting reconsideration of order in the case of Marie Algarin v. PREPA KPE2014-3736 (901) (4.00).	4.00	1,200.00
09/13/2017	KBL	Receipt of electronic court notice containing Certificate of Service filed by EBS. (.10) Review certificate of service filed by EBS. (.10) Review of multiple electronic mail messages sent by Atty. Muchnik, Mr. Karpuk and Mr. Suarez regarding service of multiple motions filed yesterday. (1.30) Receipt of EBS electronic notice containing several motions filed by AAFAF. (.10) Receipt of electronic court notice containing Notice of Hearing. (.10) Study and analysis of Notice of Hearing as filed by the Oversight Board. (.10) Receipt of electronic court notice containing Motion for Order Establishing Deadlines and Procedures to filing Proof of Claims. (.10) Study and analysis of Motion for Order Establishing Deadlines and Procedures to filing Proof of Claims and several attachments. (1.00) Receipt of EBS electronic notice containing Motion for Order Establishing	6.90	1,725.00

Deadlines and Notice of Hearing filed by the Oversight Board in case In Re Commonwealth. (.10) Review of several electronic mail communications sent by Mr. Hugo Suarez, Mr. Brinan Karpur and Mr. Scott Rinaldi regarding information and notice of energy contractors. (.80) Review list of contracts and information of PREPA's PPOA. (.10) Receipt electronic court notice containing certificate of service filed by EBS. (.10) Review certificate of service filed by EBS. (.10) Receipt of Endorsed Court Order granting pro hac vice appearance of Atty. Herring. (.10) Receipt of electronic mail communication sent by Bufete Emmanuelli, C.S.P. attaching several motions filed by UTIER in adversary proceeding. (.10) Study and analysis of Opposition of UTIER to Motion of Unsecured Creditors Committee to intervene in adversary proceeding as sent by UTIER. (.50) Receipt of electronic mail message sent by EBS attaching Defendants' Urgent Motion for an Order Extending time to Respond in adversary proceeding 17-00232. (.10) Study and analysis of Defendants' Urgent Motion for an Order Extending time to Respond. (.20) Receipt of electronic court notice containing Motion Requesting Extension of Time to File Removals. (.10) Study and analysis of Motion Requesting Extension of Time to File Removals. (.20) Study and analysis of Motion to allow Kim B. Goldberg to appear pro hac vice. (.10) Study and analysis of Motion to allow Angela Herring to appear pro hac vice. (.10) Study and analysis of Notice of Investigation of Rate Desing issued by PREC [REDACTED] (.30) Draft and send electronic mail message to Atty. Nitza Vazquez requesting status of Rate Design Investigation. (.10) Draft and send electronic mail message to Atty. Bloom and Hutton [REDACTED] (.20) Review of electronic mail message sent by PREC attaching Resolution. (.10) Study and analysis of Resolution (motion to stay) issued by PREC. (.20) Draft and send electronic mail message to Atty. Haynes notifying Resolution issued by PREC. (.10) Legal research of deadlines to request reconsiderations from partial resolutions issued by an administrative agency. (.20) Draft and send electronic mail message to Atty. Del Aguila regarding status of several cases discussed last week in order to set strategy to proceed. (.10)

09/14/2017	ADA	Commencement of the study and analysis of the draft of the motion requesting the Bankruptcy Court to extend [REDACTED] (1.00); telephone conference held with Atty. Carlos Valdejully in order to discuss the draft of the motion to make the necessary changes. (.50); subsequent telephone conference held with counsel for other defendants in order to discuss the changes and additions to the draft of the motion (.20); preparation and drafting of the final draft containing all the changes and suggestions of all the parties in order to submit it to the consideration of the group. (1.00); preparation for the meeting to be held on the same date with [REDACTED]	9.60	2,880.00
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discuss the course of action to follow concerning [REDACTED]

[REDACTED] (.50); attendance at the offices of PREPA to the meeting with Atty. Pomales and Vázquez. (2.50); commencing of the preparation of the motion requested by Atty. Pomales [REDACTED]

[REDACTED] (1.00); study and analysis of the order issued by the court on the same date denying the bondholders petition for a lift of stay and for the appointment of a receiver and discussion of the same with Atty. Vázquez (1.00); several telephone conferences held with Atty. Kevin Finger in order to discuss particular cases during with the automatic stay. (.40); subsequent meeting held with Atty. Francisco Santos in order to discuss several aspects of the case [REDACTED] (.50); subsequent meeting held with Atty. Jorge Ruiz Pabón in order to participate in the meeting with Atty. Pomales, as well as the conversation with Atty. Francisco Santos. (1.00).

09/14/2017	FJF	Receipt and review of court order denying plaintiffs' motion for reconsideration regarding automatic stay of proceedings. (.10)	0.10	30.00
09/14/2017	FJF	In the case of Jose L. Gonzalez v. PREPA held telephone conferences with attorney Carlos Aquino regarding the lifting of the stay of proceedings. (.20); Correspondence with attorneys Aquino and Kevin Finger in order to coordinate meeting to discuss possibility of settlement of this case. (.10)	0.30	90.00
09/14/2017	DGC	Relief from Stay/Adeq. Prot. Proceedings AEE v. UTIER Read email sent by Atty. Maraliz Vázquez attaching document mentioned in motion. (.10) Sent email to Atty. Vázquez and Atty. Carlos Aquino attaching document to also be included in motion regarding automatic stay. (.10)	0.20	50.00
09/14/2017	MVM	Evaluation, analysis and amendments to motion [REDACTED] (1.70). Evaluation, analysis and response to various email communications from [REDACTED] (.50). Evaluation, analysis and response to various email communications [REDACTED] conference call to discuss modification of stay motion in Marrero case and strategies going forward (.40). Conference call with Atty. Valdejully for the purpose [REDACTED] (.30). Draft of email to liaison counsel with the purpose of informing [REDACTED] (.20). Meeting with [REDACTED] (2.50).	5.60	1,680.00
09/14/2017	KBL	Receipt of electronic court notice containing Urgent Motion for	8.20	2,050.00

Apppointment of Fee Examiner. (.10) Study and analysis of Urgent Motion for Apppointment of Fee Examiner. (.50) Receipt of electronic court notice containing Notice of Hearing. (.10) Study and analysis of Notice of Hearing (Fee Examiner). (.10) Study and analysis of Opposition to Request for Automatic Stay filed by Plaintiff in case Perez Molina v. AEE. (.20) Review research of PROMESA, Bankruptcy Code sections and state case law cited by Plaintiff. (.90) Meeting with Atty. Vazquez to discuss Opposition to Request, with the purpose of setting course of action. (.20) Draft and send electronic mail message to Atty. Reodriguez and Atty. Aquino regarding pleadings of the case. (.20) Telephone conference with Atty. Aquino regarding pleadings of Perez Molina v. AEE. (.10) Review electronic mail message sent by Atty. Aquino and Atty. Cruz regarding pleadings. (.10) Review pleadings of Perez Molina v. AEE's case. (.50) Begin drafting Reply to Opposition. (1.00) Legal research of PROMESA Title III, applicable bankruptcy code sections, and case law to be included in Reply to Opposition. (1.00) Review In Re Commonwealth orders related to applicability of stay to individuals. (.30) Continue drafting Reply to Opposition, and arguments regarding applicability of stay to officers. (.60) Receipt of electronic court notice attaching order denying Motion for Relief From Stay. (.10) Study and analysis of Order Denying Motion for Relief From Automatic Stay filed by Bondholders. (.40) Continue drafting Reply to Opposition. (1.00) Review certificate of service filed by EBS. (.10) Conclude and revise final draft of Reply to Opposition. (.60) Draft and send electronic mail message to Atty. Aquino attaching Reply to Opposition. (.10)

09/15/2017	ADA	Meeting held with Atty. Vázquez in preparation for the telephone conference to be held on this same date with Atty. Kevin Finger. (.50); meeting held with Atty. Katiuska Bolaños for the purpose of preparing for the meeting to be held on this same date with Atty. Kevin Finger in order to discuss certain pending matter in the bankruptcy proceeding. (.50); attendance at the telephone conference with Atty. Kevin Finger in order to discuss the course of action to follow with respect to several cases related to the bankruptcy proceedings. (.50); subsequent meeting held with Atty. Jorge Ruiz Pabón, Head of the Litigation Division in order to discuss all matters previously discussed with Atty. Finger and attorneys Vázquez and Bolaños (1.50)	3.00	900.00
09/15/2017	ML	Receipt and reading of Resolution issued by the Puerto Rico Supreme Court denying stay of proceedings and certiorari petition filed by PREPA in the CMA Builders v. PREPA case. (.20) Meeting with Atty. Doris Gongon regarding the same and to establish possible strategies to follow. (.40) Receipt and reading of email sent by Atty. Doris Gongon to PREPA requesting authorization to file a Motion for Reconsideration. (.20)	0.80	200.00
09/15/2017	MVM	Evaluation, analysis and response to various email communications from Atty. Aquino, Atty. Finger and Atty. Díaz regarding coordination of meeting to discuss various civil cases and strategies going forward in relation to the Title III proceeding	1.50	450.00

(.50). Evaluation, analysis and response to various email communications [REDACTED]

[REDACTED] (.50). Conference call with Atty. Finger regarding various pending matters to be discussed for filings in the Title III Court including Marrero modification of stay [REDACTED]

[REDACTED] (.50).

09/15/2017	AVG	Receipt and analysis of Court order pertaining to PREPA's notice of automatic stay in the matter of Isabel Salicrup Santiago v. Puerto Rico Electric Power Authority, before consideration of the Puerto Rico Court of First Instance, Comerio Part. (.50)	0.50	125.00
09/15/2017	KBL	Review of quotes for translation services for the documents to be filed in the Spanish language in PREPA v. PREC. (.50) Review electronic mail sent by Atty. Muchnik regarding motions to be filed today. (.10) Study and analysis of draft and file Notice of Proposed Amendments to Case Management and Administrative Procedures for Further Revised Protocol for Stay Relief Motions sent by Atty. Muchnik. (.70) Meeting with Atty. Diaz to discuss Notice of Proposed Amendments to Case Management and Administrative Procedures for Further Revised Protocol for Stay Relief Motions sent by Atty. Muchnik. (.60) Meeting with Atty. Diaz to discuss quotes for translation services for the documents to be filed in the Spanish language in PREPA v. PREC. (.20) Telephone conference with Atty. Finger to discuss several outstanding matters, including PREPA v. PREC documents. (.30) Detailed review of all the documents (over 9,000) to determine exact amount of which need certified English translation and computation of quotes and approximates of expense, as requested by Atty. Finger. (2.00) Draft and send electronic mail message to Atty. Finger with details of documents to be submitted in English and different scenarios of prices and time, with further strategy. (.30) Review of electronic mail message sent by Atty. Hutton to Mr. Fernando Padilla and Atty. Santos regarding translation and expenses. (.10) Receipt of electronic court notice containing Urgent motion to Substitute Exhibit. (.10) Study and analysis of Urgent Motion to Substitute Exhibit filed by the US Trustee. (.20) Review endorsed court order granting Atty. Lawlor to appear pro hac vice on behalf of KDC Solar. (.10) Review electronic mail message sent by Atty. Aquino regarding Reply to Opposition to be filed in Perez Molina v. AEE. (.10) Review electronic communication sent by Atty. Santos regarding expenses to be paid by PREPA for translations. (.10) Study and analysis of Certificate of Service filed by EBS. (.10) Study and analysis of Certificate of Service filed by EBS in PREPA v. PREC. (.10) Review of electronic communication sent by Atty. Muchnik regarding service of motios filed, and response by Mr. Orfitelli. (.10) Review electronic mail communication sent by Atty. Del Águila regarding Caramá v. PREPA. (.10) Draft and send electronic communication to Atty. Del Águila regarding Caramá v. PREPA. (.10) Study and analysis of Standing Order in the Matter of Procedures in Civil Cases and Adversary Proceedings Before Judge Dein. (.20) Study	7.20	1,800.00

		and analysis of Standing Order in the Matter of Procedures in Civil Cases and Adversary Proceedings Before Judge Swain and discussion of the same with Atty. A. Diaz. (1.00) Draft and send electronic communication to Atty. Finger regarding the Resolution denying the automatic stay in PV Properties v. PREPA. (.10)		
09/18/2017	VDP	Examined state court ruling in the Emmanuel Estrada v. AEE case concerning "Urgent Motion Regarding Automatic Stay", filed by AEE. (.10)	0.10	30.00
09/18/2017	VDP	Examined email sent by counsel for plaintiff's counsel, Guillermo Ramos Luiña, in the Emmanuel Estrada v. AEE case. (.10)	0.10	30.00
09/18/2017	VDP	Examined "Urgent Request for Hearing to Discuss PREPA's Stay of Proceedings" filed by codefendants Alstom Power, Inc. ("API") and Alstom Caribe, Inc. ("ACI"). (.10)	0.10	30.00
09/18/2017	MVM	Meeting with Atty. Valencia for the purpose of discussing preparation of draft of motion [REDACTED] (1.50). Evaluation, analysis and response to various email communications from Atty. De Aguila [REDACTED] (.40)	1.90	570.00
09/18/2017	AVG	Meeting with Atty. Maraliz Vazquez with the purpose of discussing [REDACTED] (0.80). Meeting with Atty. Bolanos with the purpose of discussing 11 USC 362 and relevant case law to be used in a [REDACTED] (0.30). Electronic communications with Atty. Maraliz Vazquez with the purpose of obtaining relevant documents and court filings pertaining to [REDACTED] (0.50)	1.60	400.00
09/18/2017	KBL	Review and file Notice of Withdrawal of Motion for Entry of Order sent by Atty. Leo Muchnik. (.30) Study and analysis of Certificate of Service filed by UTIER in Adv. Proc. No.: 17-00228-LTS. (.10) Meeting with Atty. Valencia with the purpose of discussing 11 USC 362 and relevant case law to be used in a Motion to Enforce Stay [REDACTED] (0.30).	0.70	175.00
09/18/2017	KBL	Study and analysis of motions for reservation of rights filed by Utier in adversary cases no. 17-00229 and 00228. (.20) Receipt of electronic court notice regarding Order Regarding Notice no. 17-11. (.10) Study and analysis of Order Regarding Notice from the Clerk no. 17-11. (.10) Receipt of two electronic notice containing Urgent Informative Motion sent by Utier. (.20) Gather case law and statutes cited by PREC in the Resolution denying the automatic stay. (.60)	1.20	300.00

09/19/2017	ADA	Study and analysis of several pleadings received on this same date (.30); study and analysis of the emails submitted to our consideration by Atty. Kevin Finger in connection with the draft of the motion submitted to our consideration. [REDACTED] (1.00); meeting held with Atty. Vázquez in preparation for the telephone conference to be held with counsel for [REDACTED] (.50); attendance at the telephone conference with counsel for all defendants to discuss the draft of the motion. (.70); preparation and drafting of an email to Atty. Kevin Finger outlining the matters discussed during the telephone conference (.50)	3.00	900.00
09/19/2017	MVM	Evaluation, analysis and amendments to draft of motion to [REDACTED] (2.00)	2.00	600.00
09/19/2017	KBL	Receipt of electronic court notice containing Order Withdrawing This Court's Prior Order. (.10) Study and analysis of Order Withdrawing This Court's Prior Order. (.10) Study and analysis of Response to Official Committee of Unsecured Creditors Motion for Leave to be Heard as filed by the Oversight Board in Adv. Proc. No.: 17-00228-LTS. (.10)	0.30	75.00
09/21/2017	KBL	Receipt of electronic court notice containing Certificate of Service filed by EBS. (.10) Study and analysis of Certificate of Service filed by EBS. (.10)	0.20	50.00
09/22/2017	KBL	Receipt of electronic court notice containing First Supplemental Declaration of Luc A. Despins. (.10) Study and analysis of First Supplemental Declaration of Luc A. Despins. (.50)	0.60	150.00
09/25/2017	AVG	Reading of case file in the matter of [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] (2.00). Reading of case file in the matter of [REDACTED] the purpose of analyzing the allegations [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] (3.00).	9.00	2,250.00
09/25/2017	KBL	Receipt of electronic court notice containing Urgent Informative Motion filed by AAFAF. (.10) Study and analysis of Urgent Informative Motion filed by AAFAF. (.20) Receipt of electronic court notice containing Notice Regarding Impending Hearings. (.10) Study and analysis of Notice Regarding Impending Hearings	0.50	125.00

		entered by the Court. (.10)		
09/25/2017	ADA	Meeting held with Atty. Valencia in order to discuss in detail the [REDACTED] [REDACTED] (1.50)	1.50	450.00
09/26/2017	AVG	Reading of case file in the matter of [REDACTED] [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] with the purpose of including [REDACTED] (2.00); Reading of case file in the matter of [REDACTED] [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] (2.00).	8.00	2,000.00
09/26/2017	KBL	Receipt of electronic court notice containing Informative Motion of Oversight Board. (.10) Study and analysis of Informative Motion of Oversight Board with Proposed Agenda. (.60) Receipt of electronic court notice containing Order Regarding September 27, 2017 Oral Argument. (.10) Study and analysis of Order Regarding September 27, 2017 Oral Argument. (.10) Study and analysis of Order Directing Supplemental Briefing in Adv. Proc. No.: 17-00228-LTS. (.10) Study and analysis of Unopposed Urgent Motion as filed by Oversight Board in Adv. Proc. No. 17-229. (.10)	1.10	275.00
09/27/2017	AVG	Reading of case file in the matter of [REDACTED] [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] [REDACTED] (2.00); Reading of case file in the matter of [REDACTED] [REDACTED] the purpose of analyzing the allegations [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] [REDACTED] (2.00).	8.00	2,000.00
09/27/2017	KBL	Receipt of electronic court notice containing Certificate of Service filed by EBS. (.10) Study and analysis of Certificated of Service filed by EBS. (.10) Receipt of electronic court notice containing amended master service list. (.10) Receipt of electronic court notice containing amended master service list. (.10) Study and analysis of amended Master Service List as filed by the Oversight Board. (.10) Receipt of electronic court notice containing Informative Motion of the US Trustee Regarding October	0.70	175.00

		Omnibus Hearing. (.10) Study and analysis of Informative Motion of the US Trustee Regarding October Omnibus Hearing. (.10)		
09/28/2017	MVM	Evaluation and analysis of First Circuit opinion regarding Unsecured Creditor's Committee's rights to intervene (.50). Meeting with Atty. Bolanos and Atty. Diaz for the purpose of discussing effects of First Circuit opinion (.50)	1.00	300.00
09/28/2017	AVG	Reading of case file in the matter of [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] (2.00); Reading of case file in the matter of [REDACTED] (2.00); Drafting of summary of the allegations made by [REDACTED] (2.00).	8.00	2,000.00
09/28/2017	KBL	Receipt of electronic court notice containing Informative Motion Regarding October 4, 2017 Hearing. (.10) Study and analysis of Informative Motion Regarding October 4, 2017 Hearing filed by Assured Guarantee and National Public Finance Corporation. (.10) Receipt of electronic court notice containing Notice of Appeal to the United States Court of Appeals. (.10) Study and analysis of Notice of Appeal to the United States Court of Appeals. (.10) Study and analysis of Urgent Informative Motion of Oversight Board in Adv. Proc. No.: 17-00228-LTS. (.20) Study and analysis of quote for certified English translations sent by Mr. Carlos Ravelo. (.10)	0.70	175.00
09/29/2017	MVM	Conference call with Maribel Fontanez from Greenberg Traurig for the purpose of coordinating filing of pro hac vice motion (.50). Evaluation, analysis and amendments to draft of Atty. Bloom pro hac vice motion (1.0).	1.50	450.00
09/29/2017	KBL	Study and analysis of Order Regarding the Urgent Informative Motion in Adv. Proc. No.: 17-00228-LTS. (.10) Receipt of electronic court notice containing Stipulation, Agreement and Order Granting Limited Relief from Automatic Stay with Ismael Marrero. (.10) Study and analysis of Stipulation, Agreement and Order Granting Limited Relief from Automatic Stay with Ismael Marrero. (.10) Receipt of electronic court notice containing Stipulation, Agreement and Order Granting Relief from the Automatic Stay. (.10) Study and analysis of Stipulation, Agreement and Order Granting Relief from the Automatic Stay with KDC Solar PRC LLC. (.10) Receipt of electronic court notice containing Order Regarding Matters Originally Notices for October 4, 2017 Omnibus Hearing. (.10) Study and analysis of Order Regarding Matters Originally Notices for October 4, 2017 Omnibus Hearing. (.10) Receipt of electronic court notice containing Certificate of Service filed by EBS. (.10) Study and	0.90	225.00

analysis of Certificate of Service filed by EBS. (.10)

Total de Honorarios:

254.50 \$68,715.00

RESUMEN

<u>Nombre</u>	<u>Iniciales</u>	<u>Horas</u>	<u>Tarifa</u>	<u>Total</u>
Díaz-Angueira, Arturo	ADA	43.60	300.00	\$13,080.00
Valencia-Gatell, Angel J.	AVG	55.20	250.00	\$13,800.00
Gongón-Colón, Doris M.	DGC	11.30	250.00	\$2,825.00
Fornaris, Fernando J.	FJF	8.00	300.00	\$2,400.00
Bolaños-Lugo, Katuska	KBL	72.90	250.00	\$18,225.00
Rivera-Ruiz, María de L.	ML	13.30	250.00	\$3,325.00
Vazquez-Marrero, Maraliz	MVM	37.30	300.00	\$11,190.00
Pierce-King, Victoria D.	VDP	12.90	300.00	\$3,870.00
Total		254.50		\$68,715.00

GASTOS:

08/10/2017	Delivery (AEE)	5.00
09/11/2017	Mensajería (Tribunal de Primera Instancia de San Juan)	10.00
09/11/2017	Filing Fee PROMESA Title III Case No. 17-04780	400.00
09/14/2017	Mensajería (Senado - Capitolio)	7.00
Total de Gastos:		\$422.00

TOTAL DE HONORARIOS Y GASTOS:

\$69,137.00

Balance	\$217,377.08
Total de Pagos aplicados	-\$0.00
Ajustes a Facturación Anterior.....	-\$65,517.00
Honorarios y Gastos para el mes en curso.....	\$69,137.00
Total Adeudado hasta 10/11/17	\$220,997.08

CUENTAS POR COBRAR

<u>0-30 Días</u>	<u>31-60 Días</u>	<u>61-90 Días</u>	<u>91-120 Días</u>	<u>Over 120 Días</u>
\$0.00	\$128,900.15	\$22,959.93	\$0.00	\$0.00

Factura vence a su presentación

Certificación:

Bajo pena de nulidad absoluta, certifico que ningún servidor público de la AUTORIDAD DE ENERGIA ELECTRICA es parte o tiene algún interés en las ganancias o beneficio producto del contrato objeto de esta factura; y de ser parte o tener interés en las ganancias o beneficio producto del contrato, ha mediado una dispensa previa. La única consideración para suministrar los bienes o servicios objeto del contrato ha

sido el pago acordado con el representante autorizado de la agencia. El importe de esta factura es justo y correcto. Los servicios han sido prestados y no han sido pagados.

Ana M. Rivera Meléndez